

For announcement to the ASX

17 March 2025

Newmont Corporation (NYSE: NEM, ASX: NEM, TSX: NGT, PNGX: NEM) filed the attached **2025 Proxy Statement and Notice of 2025 Annual Meeting of Stockholders** with the United States Securities and Exchange Commission (“SEC”) on Friday, 14 March 2025 U.S. Eastern Daylight Time.

A copy of the report can be found on Newmont’s website at [Newmont Corporation - Investors - Reports & Filings](#).

The Annual Report can also be found on the SEC EDGAR site at [EDGAR – \(sec.gov\)](#).

Authorised for release by Logan Hennessey – Deputy General Counsel & Corporate Secretary

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About Newmont

Newmont is the world's leading gold company and a producer of copper, zinc, lead, and silver. The Company's world-class portfolio of assets, prospects, and talent is anchored in favorable mining jurisdictions in Africa, Australia, Latin America & Caribbean, North America, and Papua New Guinea. Newmont is the only gold producer listed in the S&P 500 Index and is widely recognized for its principled environmental, social, and governance practices. Newmont is an industry leader in value creation, supported by robust safety standards, superior execution, and technical expertise. Founded in 1921, the Company has been publicly traded since 1925.

At Newmont, our purpose is to create value and improve lives through sustainable and responsible mining. To learn more about Newmont's sustainability strategy and initiatives, go to [Newmont.com](https://www.newmont.com).

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**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549**

SCHEDULE 14A

**Proxy Statement Pursuant to Section 14(a) of the
Securities Exchange Act of 1934 (Amendment No.)**

- Filed by the Registrant
- Filed by a Party other than the Registrant

CHECK THE APPROPRIATE BOX:

- Preliminary Proxy Statement
- Confidential, For Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- Definitive Proxy Statement
- Definitive Additional Materials
- Soliciting Material Under Rule 14a-12


Newmont Corporation

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if Other Than the Registrant)

PAYMENT OF FILING FEE (CHECK ALL BOXES THAT APPLY):

- No fee required
 - Fee paid previously with preliminary materials
 - Fee computed on table in exhibit required by Item 25(b) per Exchange Act Rules 14a6(i)(1) and 0-11
-
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Proxy Statement

2025

NOTICE OF ANNUAL MEETING OF STOCKHOLDERS

Wednesday, April 30, 2025
8:00 a.m., Mountain Daylight Time
Virtual Meeting of Stockholders
Online Meeting Only

LETTER FROM INDEPENDENT CHAIR OF THE BOARD OF DIRECTORS

Dear Fellow Stockholders:

I am pleased to present Newmont's Proxy Statement and invite you to join our 2025 Annual Meeting of Stockholders to be held on Wednesday, April 30, 2025, at 8:00 a.m. Mountain Daylight Time. The virtual Annual Meeting will provide all our stockholders with an opportunity to participate, regardless of their geographic location. Please see the Notice of Annual Meeting for more information about how to attend virtually.

2024 was a transformational year for Newmont, marked by the successful integration of the assets acquired at the end of 2023 and the strategic rationalization of the portfolio culminating in announced divestitures of six non-core assets. As a result, Newmont solidified its unrivaled portfolio of Tier 1 gold operations, supported by a robust organic project pipeline with the scale and mine life to sustain the business for decades. Throughout 2024, the Company also focused on operational and financial stabilization amid a shifting gold mining landscape, influenced by market demand dynamics, commodity price fluctuations, and geopolitical realignment. These efforts led to a strong fourth-quarter performance, with record free cash flow demonstrating the value Newmont's portfolio of assets is capable of generating. Newmont also delivered on its 2024 capital allocation priorities, returning \$2.3 billion to shareholders through regular dividends and share repurchases, reducing debt below \$8.0 billion, and reinvesting in its assets. Looking ahead to 2025, Newmont's Board, leadership team, and workforce remain focused on three key priorities: safety, cost management, and productivity.

The members of our Board leverage a wide range of exceptional capabilities, skills and backgrounds to oversee strategy and evaluate risk and performance. The Board's oversight is guided by Newmont's purpose: to create value and improve lives through sustainable and responsible mining. The Board understands that transparent and respectful engagement is essential to ensuring our social acceptance and ability to be a trusted leader in mining. For the ninth consecutive year, Newmont was recognized as the sector leader on the Dow Jones Sustainability Index. Newmont is proud to be honored with prestigious global awards, including the Suriname operation's receipt of the U.S. Secretary of State's Award for Corporate Excellence, recognizing our dedication to responsible practices.

On behalf of the full Board of Directors, I sincerely thank you for the trust you have placed in the Board and for your continued investment in Newmont. It is a privilege to serve as your Independent Chair and to work closely with my fellow Directors to carry out our fiduciary responsibilities to you, our stockholders.

YOUR VOTE AND FEEDBACK IS IMPORTANT

We encourage you to vote promptly, even if you plan to attend the 2025 Annual Meeting of Stockholders, and to submit questions in advance of the meeting.

We would like to thank our stockholders and other stakeholders for the time they commit to engaging in productive dialogues with Newmont. We are grateful for the feedback shared with our leadership team and directly with members of the Board. The Board considers your input as an important factor in deliberations and decision-making. Please continue to share your opinions, suggestions, and concerns with us.

Thank you for your continued support of Newmont.

Very truly yours,

GREGORY H. BOYCE

Independent Chair of the Board of Directors

* See Annex A-2 for definition of Tier 1 assets, Cautionary Statement regarding forward-looking information and additional information regarding non-GAAP metrics.

NOTICE OF 2025 ANNUAL MEETING OF STOCKHOLDERS

The Annual Meeting of Stockholders of Newmont Corporation will be held at **8:00 a.m., Mountain Daylight Time, on Wednesday, April 30, 2025, at <https://meetnow.global/MNHSGC7>**. At the 2025 Annual Meeting, the stockholders will be asked to vote on the following proposals and to conduct any other business properly brought before the meeting.

	Our Board's Recommendation
Proposal One — Election of Directors: To elect the twelve directors named in our proxy statement.	✓ FOR
Proposal Two — Advisory Vote to Approve Executive Compensation: To seek an advisory vote on the approval of our executive compensation.	✓ FOR
Proposal Three — Ratification of Auditors: To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for fiscal 2025.	✓ FOR

Record Date: March 3, 2025

Date These Proxy Materials Are First Being Sent to Stockholders: On or about March 19, 2025

The 2025 Annual Meeting of Stockholders is being held in a virtual format conducted solely online which will allow for greater participation regardless of geographic location.

All holders of the Company's Common Stock, CHES Depositary Interests ("CDIs") or PETS Depositary Interests ("PDIs") as of the Record Date are invited to virtually attend the Annual Meeting.

To participate, holders of Newmont Common Stock will need the unique control number that was included in the proxy materials. If your shares of Common Stock are held in "street name," meaning your shares are held in a brokerage account or by a bank or other nominee, and your proxy materials do not include a control number, you should contact the broker, bank or other nominee that holds your shares with any questions about obtaining a control number. Holders of Newmont CDIs and PDIs should follow the instructions in the section entitled "General Information" to obtain a control number.

It is important that your shares be represented at the Annual Meeting whether or not you are able to attend. Please promptly vote your securities at your earliest convenience.

Holders of Newmont Common Stock as of the Record Date may vote online prior to the meeting by visiting <http://envisionreports.com/NEM> and entering the control number found in your Notice of Internet Availability of Proxy Materials, or, by phone or by mail. You may also vote during the Annual Meeting by visiting <https://meetnow.global/MNHSGC7>, entering the control number and following the instructions.

Holders of Newmont CDIs and PDIs as of the Record Date may direct the voting of the common stock underlying the Newmont CDIs or PDIs through the Company's CDI Depositary, CHES Depositary Nominees Pty Ltd ("CDN") and PDI Depositary, PNGCSD Nominee Limited ("PNGCSD"), respectively. Each holder of Newmont CDIs and PDIs may instruct CDN or PNGCSD (as applicable) to vote at the Annual Meeting on their behalf: online at www.investorvote.com.au or by contacting Computershare Australia (using the details on the Notice of Access Letter) to request a hard copy of the CDI voting or PDI voting form (as applicable) to be sent in the mail to their registered address. Holders of CDIs and PDIs are invited to attend the Annual Meeting but may not vote electronically during the Annual Meeting. For more detailed information, see the section entitled "General Information — Voting Your Shares — If you hold Newmont CDIs or PDIs."

Voting online or by telephone is fast, convenient, and enables your vote to be immediately confirmed and tabulated, which helps Newmont reduce postage and proxy tabulation costs. For more detailed information on how to vote and applicable deadlines, see the section entitled "General Information — Voting Your Shares."

By Order of the Board of Directors,

LOGAN HENNESSEY

Deputy General Counsel and Corporate Secretary

Denver, Colorado

March 14, 2025



Scan this QR code to view digital versions of our Proxy Statement and 2024 Annual Report
The Notice of Annual Meeting, Proxy Statement, and 2024 Annual Report on Form 10-K are available at <http://envisionreports.com/NEM>

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ABOUT NEWMONT

Newmont is the world's leading gold producer and a producer of copper, silver, zinc and lead. The Company's world-class portfolio of assets, prospects and talent is anchored in favorable mining jurisdictions in Africa, Australia, Latin America & Caribbean, North America, and Papua New Guinea. Newmont is the only gold producer listed in the S&P 500 Index and is widely recognized for its principled environmental, social, and governance practices. The Company has a focus on value creation, supported by robust safety standards and technical expertise. Newmont was founded in 1921 and has been publicly traded since 1925.

2024 Highlights

2024 was a transformative year for Newmont, marked by the successful integration of the assets acquired in late 2023, the strategic rationalization of our portfolio through the announced divestment of six non-core assets, and the operational and financial stabilization of our business. As a result, we achieved our full-year production guidance, delivering 6.8 million ounces of gold and 153 thousand tonnes of copper, while generating \$6.3 billion in cash from operating activities, and reporting a record Free Cash Flow of \$2.9 billion*. We also delivered on our 2024 capital allocation priorities, returning \$2.3 billion to shareholders through regular dividends and share repurchases, reducing debt below \$8.0 billion** and strengthening our balance sheet, ending the year with more than \$3.6 billion in cash and \$7.7 billion in total liquidity. With this strong foundation in place, we are focused on making meaningful improvements to our safety, costs and productivity performance, positioning us to deliver on our commitments, return capital and deliver long-term value for our shareholders.

Completed INTEGRATION



Completed asset discovery for newly-acquired assets
Configuring acquired assets for long-term success

Progressed DIVESTITURES



Agreements in place to divest all non-core operations
*Potential of up to **\$4.3B*** in proceeds from announced asset sales*

Stabilized PRODUCTION



*Delivered **6.8Moz** of gold and **153kt** of copper**

*Generated **\$2.9B** in Free Cash Flow**

Returned Capital to STOCKHOLDERS



*Returned **\$1.1B** through quarterly dividends**

*Returned **\$1.2B** through share repurchases**

Strengthened BALANCE SHEET



*Retired **\$1.4B**** in debt and reached gross debt target*

*Investment-grade balance sheet with liquidity of **\$7.7B***

* See Annex A-2 for cautionary statements regarding divestments and proceeds, dividends, share repurchase program. See also reconciliation in Annex A-1 for Free Cash Flow and other non-GAAP metrics; **Over the last 12 months, which includes early redemption of \$928M of 2026 Notes redeemed in Feb 2025.

Our Values

Newmont’s commitment to acting responsibly as a business is reflected in our strategy and our values which have been developed in Newmont’s over 100-year history.



Safety

We take care of our safety, health, and wellness by recognizing, assessing and managing risk, and choosing safer behaviors to drive a fatality, injury, and illness free workplace



Integrity

We behave ethically and respect each other and the customs, cultures, and laws wherever we operate



Sustainability

We serve as a catalyst for local economic development through transparent and respectful stakeholder engagement, and as responsible stewards of the environment



Inclusion

We create an inclusive environment where employees have the opportunity to contribute, develop, and work together to deliver our strategy



Responsibility

We deliver on our commitments, demonstrate leadership, and have the courage to speak up and challenge the status quo

Our People

It is our strong-held belief that we maintain a competitive advantage through our people with industry leading engagement, leadership, and commitment to inclusion. Our values of safety, integrity, sustainability, inclusion, and responsibility are engrained in our culture, impact each action we take, and are the foundation of our Code of Conduct. That is why we strive to establish a culture where everyone willingly gives their best and goes home safely each day.

In 2024, we lost four colleagues due to fatal events - Cobby Morrison, Daniel Ochoa, Rosana Ledesma, and Antoine Fortin. We are working diligently to strengthen and improve our safety systems, along with the key safety tools that we use in the field. We are fully committed to understanding the factors that contributed to these tragedies, undertaking decisive action to improve our safety culture with a clear focus on effectively controlling all of the risks that could lead to a fatality. Newmont’s Always Safe program reflects learning from these tragic events. The program focuses on Integrated Systems, Robust Capabilities, and Empowered Behaviors, through a leadership commitment to care, clarity, and capability. We will also continue to transparently share the lessons we learned with our employees and our peers in the industry to help improve the safety performance of our sector.

We stay connected to the experience of our workforce in many ways, including our employee listening survey, conducted in 2023 and planned again for 2025. Other means of listening to our workforce include Safety Culture Reviews, Business Resource Groups, Town Hall Meetings, and encouraging regular leader and team member connections.

Our People Strategy, which has been endorsed and monitored by the Board, represents a multi-year journey, and focuses on ensuring an environment where every employee belongs, thrives, and is valued. Current priorities within the People strategy include launching a leadership development program that provides a common language, set of tools, and clear expectations for leaders and team members. Through our Working Together at Newmont program we are shaping the symbols, systems, and behaviors of the organization to support our desired culture.

We are enhancing the People Experience through our on-going work to ensure every employee knows what is expected of them, how they are performing, and the future they have at Newmont. This is supported by our organizational design work, which will better prepare team members to deliver on their accountabilities and support operational performance.

As a global employer, we recognize that an inclusive workforce is a better workforce for business and society. We are committed to advancing the UN Sustainable Development Goal to achieve equality. We also are fostering a more equitable workplace by eliminating inequities in systems and symbols of exclusion.

Our commitment to an equitable workplace includes conducting an annual global Pay Equity Analysis across our entire employee population, as well as a Living Wage study. Results are consistent with Newmont's commitment to providing a superior experience for our employees and ensuring equity throughout our employment practices.

At the end of 2024, we employed approximately 22,200 people and had approximately 20,400 people working as contractors. Additional information regarding our workforce and human capital management can be found in Newmont's Annual Report on Form 10-K for the year ended December 31, 2024, and in the Company's Annual Sustainability Report accessible through www.newmont.com/sustainability. Our global People Policy is publicly available on our website and states our commitments to employees, which are supported by global standards on employment practices.

Newmont is an equal employment opportunity employer. Newmont reports employment data in U.S. Equal Employment Opportunity Commission EEO-1 reports for our U.S.-based workforce. However, the U.S. EEO-1 reports represent only a small portion of our global workforce. In our annual sustainability report, Newmont voluntarily reports global workforce and labor information in accordance with GRI Sustainability Reporting Standards, including data on workforce demographics, compensation and equal remuneration, gender diversity, union representation, labor relations, employee turnover, hiring representation, and training and development.

Our Approach to Sustainability

Newmont has more than 100 years of experience developing mineral resources. Newmont's sustainability strategy is a foundational element in achieving our purpose of creating value and improving lives through sustainable and responsible mining. It reflects our approach to managing sustainability risks and considerations across the business and is embedded in our overall business strategy.

We also recognize that sustainability means protecting the health, safety and wellbeing of our workforce and host communities. We are committed to continuously advancing our methods and practices that enhance our governance, protect people, support host communities, and safeguard the environment and, in turn, earn the right to operate for the next 100 years.

Environmental and social practices in the mining industry have undergone a tremendous evolution over the past two decades. Our approach to sustainability management and transparency continues to evolve in response to our stakeholder's expectations.

We believe that climate change is a one of the greatest global challenges of our time, and that value-creation industries like mining are responsible for supporting the transition to a low-carbon economy.

In 2020 Newmont announced science-based, greenhouse gas (GHG) emissions reduction targets of 32% for Scope 1 and 2 and 30% for Scope 3 by 2030 with an ultimate goal of being carbon neutral by 2050.* The acquisition of Newcrest in November 2023 triggered Newmont to recalculate the target baseline years and trailing years of GHG emissions data. We are continuing to review our targets and roadmap which may result in amendments in the future. Investors are reminded that climate-related targets are aspirational management goals and are considered forward-looking statements, which remain subject to risks and uncertainties. Newmont issues updates on our climate change efforts and will continue to do so in 2025 within our Annual Sustainability Report, which will detail governance, strategy, climate resiliency and adaptation, as well as year on year performance.

**These targets are aspirational and subject to change (as noted in our emissions calculation methodology, any change of 5 percent is considered a material change and requires rebaselining). As Newmont continues to review and revise its approach for guidance and growth the targets may be adjusted to align with this approach. See cautionary statement regarding forward-looking statements in Annex A-2.*

As a result of our long-standing commitment to sustainability and transparency, Newmont continues to be recognized for its responsible business practices.

SUSTAINABILITY RATINGS AND RECOGNITION			
S&P Global Corporate Sustainability Assessment 100% Percentile ranking global metals and mining sector	SUSTAINALYTICS 27 ESG Risk Rating measures exposure and management of material ESG risks*	BLOOMBERG #1 Most transparent company in S&P 500; Bloomberg ESG Disclosure Score	CDP A- CDP Climate Score is reflective of coordinated action on climate issues
MSCI AA Top-quartile Precious metals and mining	ISS CORPORATE RATING 1 Top-decile within the mining industry	3BL #53 Ranking among the 100 Best Corporate Citizens by 3BL	CORPORATE HUMAN RIGHTS BENCHMARKING #2 Among more than 100 extractive and apparel companies on the 2023 Corporate Human Rights Benchmark
Newmont Ranked Top Gold Miner in the Dow Jones Sustainability Index for Nine Consecutive Years			
<small>Ratings and rankings can fluctuate throughout the year, either based on Newmont performance, or relative to sector rankings and/or ratings agency scoring changes and periodic updates. Ratings and recognition items shown here are effective as of February 20, 2025, and are subject to change. * The Sustainalytics rating shown on the ESG screen of the Bloomberg terminal has changed from a percentile rank to a risk score. Newmont's 27 score translates to Medium Risk.</small>			

Board Oversight

We believe strong governance is fundamental for sustainable environmental and social performance. The Board’s Safety and Sustainability (S&S) Committee actively engages with management, providing advice, counsel and recommendations, and oversight on matters relating to health, safety, security, sustainable development, environmental management and affairs, stakeholder relations, human rights, cultural heritage and government relations.

Jane Nelson, who has a long and distinguished career advocating for sustainable business practices and is the Founding Director of the Corporate Responsibility Initiative at Harvard Kennedy School, became the S&S Committee Chair in 2019, and will continue to serve as its Chair in 2025.

Disclosure Standards and Frameworks

Investors are encouraged to review our Annual Sustainability Report (ASR) to see how we work toward making a positive difference in the lives of employees, stakeholders, business partners and host communities around the world.

We are committed to continuous improvement and reporting our performance in line with external commitments, initiatives, memberships and disclosure standards and frameworks.

PricewaterhouseCoopers (PwC) has served as our independent assurance provider for sustainability reporting since 2021, and is doing so again in 2024. PwC assures selected performance metrics in our ASR, Newmont’s self-assessment of conformance with International Council on Mining and Metals Subject Matters as described in the assurance report and Performance Expectations in Newmont’s self-assessment of its conformance with the World Gold Council Responsible Gold Mining Principles. PwC undertakes the assurance engagements in accordance with the internationally recognized ISAE 3000 Standard (Revised), as referenced by ICMM.

Newmont’s current transparent non-financial reporting suite, as outlined below, can be found on our website at <https://www.newmont.com/sustainability>. Readers are reminded that the information in our sustainability report and on our website is not incorporated by reference into this annual proxy statement.

Annual Sustainability Report (ASR) & Assurance Statement

Newmont’s annual disclosure of non-financial performance updates include performance in key areas that include health, safety and security, workforce, the environment, supply chain, social acceptance, ethics and compliance, value sharing, equity, inclusion, providing decision-useful information for stakeholders. The ASR follows global standards and guidelines for non-financial disclosures and includes a disclosure framework index. The ASR is compiled in accordance with the GRI Standards GRI 14: Mining Sector 2024, SASB Metals & Mining Sustainability Accounting Standard and recommendations of the Task Force on Nature-related Financial Disclosures (TNFD). Newmont’s ASR also reflects Newmont’s commitment to transparency and reporting obligations as a founding member of the International Council on Mining and Metals and as an early adopter of the UN Guiding Principles Reporting Framework. The ASR will be accompanied by an independent limited assurance statement over selected subject matter as defined in the assurance provider’s scope.

ESG Data

Newmont’s ESG data is housed digitally in one centralized location for easy access by stakeholders, primarily the investment community, for decision-making purposes. Available in PDF and a downloadable, locked MS Excel file format.

Conflict-Free Gold (CFG) Report & Assurance Statement

Summarizes how Newmont conforms to the requirements of World Gold Council’s CFG Standard to ensure that our gold has been extracted in a manner that does not cause, support or benefit unlawful armed conflict or contribute to human rights abuses or breaches of international humanitarian law. The CFG will be accompanied by an independent reasonable assurance statement over the selected subject matter as defined in the assurance provider’s scope.

Policy Influence Disclosure

Disclosure on how Newmont engages in policy dialogue in order to ensure transparency in policy and lobbying practices in alignment with Newmont’s values. This disclosure details membership and trade associations, policy perspectives, lobbying reporting and political contributions.

CDP (formerly Carbon Disclosure Project) Climate and Water Questionnaire responses

Responses to investor-led CDP Questionnaires for CDP Climate Change and CPD Water Security. Questionnaires cover Newmont’s approach to governance, risks and opportunities, business strategy, targets and performance related to climate and water aspects and impacts of Newmont’s operations.

EEO-1 Forms

Disclosure on U.S. employee data including race/ethnicity, gender and job categories. Required under section 709(c) of Title VII of the Civil Rights Act of 1964, as amended, 42 U.S.C. § 2000e-8(c), and 29 CFR 1602.7-.14 and 41 CFR 60-1.7(a) for eligible companies.

Extractive Sector Transparency Measures Act (ESTMA)

Disclosure of certain types of payments made to governments in Canada and abroad based on Newmont’s Canadian operations. ESTMA was implemented in an effort to raise transparency and reduce corruption in select sectors, including mining.

Taxes and Royalties Contribution Report

Details Newmont’s significant economic contributions to host communities and governments as part of our continued commitment to transparency and to shared value creation. The report also discusses our tax governance framework, strategy, approach to tax planning and stakeholder engagement. The disclosures in the report align with requirements of GRI 207: Tax 2019 global standard for tax transparency.

Beneficial Ownership

A published support statement and disclosure of beneficial ownership in line with the Extractive Industries Transparency Initiative (EITI) Guidance on the Expectations for EITI supporting companies. Our Beneficial Ownership Transparency statement discloses each person known by Newmont to be the beneficial owner of more than 5% of any class of the Company’s voting securities, the level of ownership and details about how ownership is exerted. This disclosure, which meets ICMM and EITI requirements, demonstrates our commitment to promote revenue transparency and accountability in the extractive industry.

Mineral Development Contracts

A public disclosure of investment agreements and mineral development contracts signed with host governments in line with the EITI Guidance on the Expectations for EITI supporting companies. The disclosure relates to large, well-progressed operations and projects which justify having specific contracting arrangements, provided such disclosure is not prohibited by law or regulation. Our decision to disclose contracts where feasible demonstrates our commitment to the EITI and to further promoting contract transparency.

PROXY VOTING SUMMARY

PROPOSAL ONE — ELECTION OF DIRECTORS

Newmont has a highly experienced slate of Director nominees.

Each nominee brings a strong and unique background and set of skills to the Board, giving the Board, as a whole, competence and experience in key areas to bring strong strategic oversight. All nominees are independent, except for one director, Newmont's President and Chief Executive Officer. Average Director tenure is 5.8 years, with frequent refreshment. The Board is highly engaged between regular quarterly meetings, special meetings and site visits — with a combined 99% overall attendance rate at Board of Director meetings and Board Committee meetings for all incumbent Directors standing for re-election.



The Board of Directors Unanimously Recommends that Stockholders Vote "**FOR**" Each of our Twelve Nominees for Director.

PROPOSAL TWO — ADVISORY VOTE ON THE APPROVAL OF EXECUTIVE COMPENSATION

Our executive compensation program is designed to include pay practices that drive behaviors to deliver business results aligned with our purpose. We believe our compensation program provides the appropriate mix of fixed and at-risk compensation. The majority of executive pay is performance-based and delivered through long-term incentives.



The Board of Directors Unanimously Recommends Stockholders Vote "**FOR**" Approval of the Advisory Resolution on Executive Compensation.

PROPOSAL THREE — RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Audit Committee of the Board of Directors has selected Ernst & Young LLP to continue to serve as the independent registered public accounting firm for the fiscal year 2025.



The Board of Directors Unanimously Recommends that Stockholders Vote "**FOR**" the Ratification of the Appointment of Ernst & Young LLP as our Independent Registered Public Accounting Firm for our Fiscal Year Ending December 31, 2025.

PROPOSAL ONE—ELECTION OF DIRECTORS

Voting for Directors

If you hold your Newmont stock through a broker, bank or other financial institution, your Newmont stock will not be voted on your behalf on the Election of Directors unless you complete and return the Voting Instruction Form or follow the instructions provided to you to vote your stock via telephone or online. Because your broker does not have discretionary authority to vote on this proposal without instructions from you, if you do not instruct your broker, bank or other financial institution how to vote, a “broker non-vote” will occur and your shares will not be represented in the Election of Directors vote at the Annual Meeting.

Majority of Votes Cast Standard for the Election of Directors

Our By-Laws provide that in an uncontested election each Director will be elected by a vote of the majority of the votes cast, which means the number of votes cast “for” a Director’s election must exceed 50% of the number of total votes cast with respect to that Director’s election. Votes cast shall include votes to withhold authority but shall exclude abstentions. Votes will not be deemed cast if no authority or direction is given. As such, abstentions and broker non-votes are not counted as votes cast and therefore will have no effect on determining whether the required majority vote has been attained.

If a nominee for Director does not receive the vote of at least a majority of votes cast with respect to that nominee at the Annual Meeting, it is the policy of the Board of Directors that the Director must tender their resignation to the Board. In such a case, the Corporate Governance and Nominating Committee will make a recommendation to the Board whether to accept or reject the tendered resignation, or whether other action should be taken, considering all of the facts and circumstances. The Director who has tendered their resignation will not take part in the deliberations. For additional information, our Corporate Governance Guidelines are available on our website at <http://www.newmont.com/about-us/governance-and-ethics/>.

Director Nominee Overview

The following overview, matrix and biographical descriptions set forth certain information with respect to the nominees for election as directors at the 2025 Annual Meeting, based upon information furnished by each director.

2025 Director Nominees

- Bruce R. Brook, 69** **IND**
Retired Chief Financial Officer, WMC Resources Limited
Tenure: 13 years
Other Current Public Boards: 2
- Gregory H. Boyce, 70** **IND**
Retired Executive Chairman and Chief Executive Officer, Peabody Energy Corporation
Tenure: 9 years
Other Current Public Boards: None
- David T. Seaton, 63** **IND**
Retired Chair and Chief Executive Officer, Fluor Corporation
Tenure: new nominee
Other Current Public Boards: 2
- Maura J. Clark, 66** **IND**
Former President Direct Energy Business
Tenure: 5 years
Other Current Public Boards: 2
- Julio M. Quintana, 65** **IND**
Retired Director, President and Chief Executive Officer, Tesco Corporation
Tenure: 9 years
Other Current Public Boards: 1
- Harry M. Conger, 69** **IND**
Retired Director, President and Chief Operating Officer, Teck Resources Limited
Tenure: <1 year
Other Current Public Boards: None
- Tom Palmer, 57**
President and Chief Executive Officer, Newmont Corporation
Tenure: 5 years
Other Current Public Boards: None
- Emma Fitzgerald, 58** **IND**
Retired Chief Executive Officer Puma Energy International
Tenure: 3 years
Other Current Public Boards: 1
- Jane Nelson CMG, 64** **IND**
Founding Director, Harvard Kennedy School's Corporate Responsibility Initiative
Tenure: 13 years
Other Current Public Boards: 1
- Sally-Anne Layman, 51** **IND**
Retired Division Director, Macquarie Group Limited
Tenure: 1 year
Other Current Public Boards: 3
- José Manuel Madero, 56** **IND**
Founder and Managing Partner, Bizwp, SC
Tenure: 4 years
Other Current Public Boards: 1
- René Médori, 67** **IND**
Retired Finance Director, Anglo American plc
Tenure: 7 years
Other Current Public Boards: 2

The Corporate Governance and Nominating Committee regularly evaluates the expertise and needs of the Board to determine the Board's membership and size. As part of this evaluation, the Corporate Governance and Nominating Committee considers skills, education, industry expertise, business experience, geographic and international experience and other background in the selection of candidates to serve on the Board.

Director Skills and Qualifications

In addition to meeting the minimum qualifications set out by the Board of Directors under “Process for Selecting New Directors,” each nominee also brings a strong and unique background and set of skills to the Board, giving the Board, as a whole, competence and experience in a wide variety of areas, including board service, operational delivery, extractive industry and mining, mergers and acquisitions, corporate governance, compensation, executive management, private equity, finance, operations, manufacturing, technology and cybersecurity, government, international business, health and safety, and environmental and social responsibility.

SKILLS, QUALIFICATIONS AND EXPERIENCE

 Public Company CEO Experience	 Accounting Experience	 Health & Safety Experience	 Compensation Expertise
 Risk Management Experience	 Mergers & Acquisition Experience	 Extractive Experience	 Leading Sustainability Academic
 Environmental & Social Responsibility Experience	 Public Company Chair or Lead Director Experience	 International Business Experience	 Finance Expertise
 Innovation, Technology and Cybersecurity Experience	 Government/Regulatory Affairs Experience	 Designated Audit Committee Financial Expert	 Operational and Project Delivery

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Proposal One — Election of Directors

KEY STRATEGIC SKILLS AND CAPABILITIES

Newmont’s Directors are expected to have strong oversight capabilities and the ability to contribute to all elements of the Company’s strategy. The Board maintains a skills matrix that identifies the skills and experience the Board needs for the next period of Newmont’s development. The Board collectively possesses all the skills and experience set out in the Board skills matrix.

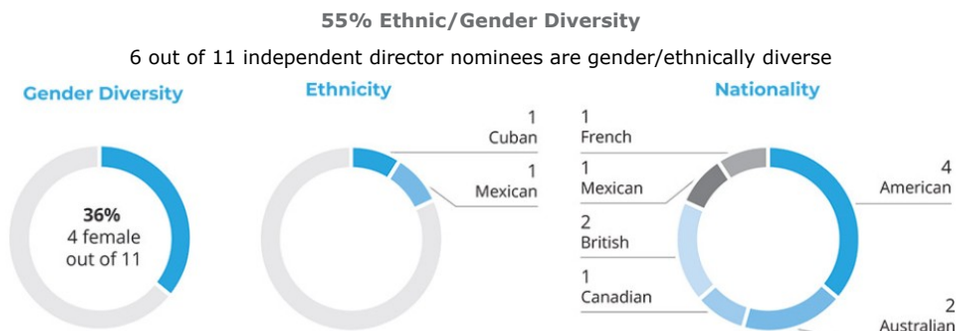
Examples of key skills in the matrix include:

	Number of Director Nominees
LEADERSHIP	
Public Company Chair / Lead Director Experience: Leadership role overseeing the board of directors and guiding corporate governance at a major corporation either as Chair or Lead Director.	7
Chief Executive Experience: Chief Executive Officer experience of a major corporation.	6
FUNCTIONAL AND INDUSTRY EXPERIENCE	
Mining and Extractive Industry Experience: Brings former or current senior executive operating and technical experience in a leading global extractive company.	11
Operational Delivery: Senior executive experience within the mining / extractive industries in operations with profit and loss accountabilities and significant health, safety and environment considerations across different regions and geographies.	6
Large-Scale Project Development: Experience in developing large-scale and complex capital projects with long investment cycles.	10
Global Finance Experience: Strong capability to understand financial statements and financial drivers of the business working in capital intensive business with experience financing JVs and projects, including understanding of investing in a global environment and efficient capital allocation.	11
International Business Experience: Experience in a business leadership role working with government and community leaders in different social, cultural, regulatory and political contexts.	12
Global Mergers and Acquisitions: Experience of mergers, acquisitions, divestitures on a global scale.	12
Environment / Sustainability / Social Responsibility: Extensive experience in environmental stewardship, sustainability practices (including energy, climate and decarbonization), and social responsibility, encompassing community engagement and social performance.	10
Innovation / Technology / Cybersecurity: Experience with innovation and transformation projects and the development and implementation of technology, including in connection with automation, artificial intelligence, digital or cyber security matters.	7

The unique background, skills and qualifications that led the Board of Directors and the Corporate Governance and Nominating Committee to the conclusion that each of the nominees should serve as a Director for Newmont are set forth in the “2025 Director Nominees” section below.

Board Composition

As a global organization, Newmont believes that the broad range of capabilities, skills and backgrounds of our Directors is an asset and enhances the Board’s ability to provide meaningful strategic oversight. Newmont’s Board is diverse with 55% of the independent director nominees recommended for election at the upcoming 2025 Annual Meeting representing ethnic or gender diverse categories, as well as broad international backgrounds.



* Our Board is comprised of 11 independent non-executive directors and one executive director, our President and Chief Executive Officer.

2025 Director Nominees

Each of the twelve persons named below is a nominee for election as a Director at the Annual Meeting for a term of one year or until his/her successor is elected and qualified. Eleven of the twelve nominees are currently serving as Directors of the Company and ten were elected to the Board of Directors at the last Annual Meeting. As previously disclosed, Newmont added Harry M. (Red) Conger IV to serve as an independent director, effective June 28, 2024. David T. Seaton is recommended as a new Director nominee for election at the Annual Meeting and was also recommended for consideration to the Corporate Governance and Nominating Committee by a third-party recruiter. For more information see “Process for Selecting New Directors” in the Corporate Governance section.

Unless authority is withheld, the proxies will be voted for the election of such nominees. If any such nominees cannot be a candidate for election at the Annual Meeting, then the proxies will be voted either for a substitute nominee designated by the Board of Directors or for the election of only the remaining nominees.

Philip Aiken AM and Susan N. Story will be retiring from Newmont’s Board, effective as of the 2025 Annual Meeting of Stockholders. Newmont and the Board express their sincere appreciation to Mr. Aiken and Ms. Story. These distinguished directors have been dedicated to the success of the Company and made valuable contributions to our Board’s deliberations, including in connection with oversight of the integration of the Newcrest assets and the strategic streamlining of Newmont’s portfolio. The Board thanks them for their dedicated service to Newmont.

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Proposal One — Election of Directors

With these retirements, the size of the Board will be reduced from thirteen to twelve members. In considering Board composition, the Corporate Governance and Nominating Committee determined that a Board of this size strikes the appropriate balance between promoting robust dialogue and accountability and ensuring diverse expertise, perspectives and skills.

Gregory H. Boyce	Emma FitzGerald	Jane Nelson
Bruce R. Brook	Sally-Anne Layman	Tom Palmer
Maura J. Clark	José Manual Madero	Julio M. Quintana
Harry M. (Red) Conger	René Médori	David T. Seaton

The following sets forth information as to each nominee for election, including their age (as of the Record Date), and background (including their principal occupation during the past five years, current directorships and directorships held during at least the past five years), and skills and qualifications:

GREGORY H. BOYCE



Independent Chair of the Board

Age: 70

Director Since: October 2015, Independent Chair since 2021

Board Committees:

- ▶ Corporate Governance and Nominating (Chair)
- ▶ Leadership Development and Compensation
- ▶ Executive-Finance (Chair)

Career Highlights

Gregory H. Boyce, 70, retired from Peabody Energy Corporation in 2015 as Executive Chairman and Chief Executive Officer. Mr. Boyce joined Peabody in 2003 as President and Chief Operating Officer and served as Chief Executive Officer from 2006 to 2015. Prior to joining Peabody, Mr. Boyce served as Chief Executive Officer — Energy for international mining company Rio Tinto in London, and other various executive roles with Rio Tinto Group from 1989 to 2003. Mr. Boyce holds a Bachelor of Science in Mining Engineering from the University of Arizona and an Advanced Management Program degree from Harvard University's Graduate School of Business.

Director Qualifications:



CEO/Executive Management Skills — Experience as former President and Chief Executive Officer of Peabody Energy Corporation and other executive management positions noted above.



Operational and Industry Expertise — Over 44 years of experience in the global energy and mining industries. Past Chairman of the National Mining Association. Chair of Lowell Institute for Mineral Resources Board at the University of Arizona.



Health, Safety, Environmental and Social Responsibility Experience — Experience managing matters related to regulatory, policy and social responsibility in executive roles, as well as during service on ESR committees of both Marathon Oil and Monsanto Company. Past member of Board of Trustees of Washington University of St. Louis and past member of Civic Progress in St. Louis. Member Board of Trustees of Heard Museum in Phoenix, Arizona. In-depth experience in environmental and sustainability matters, including development and implementation of Peabody Energy's ESG and climate programs and work with local governments and indigenous groups to develop sustainable mining frameworks.



International Experience — Extensive senior executive experience working with multinational energy and mining operations, including with Peabody Energy Corporation and Rio Tinto plc (an international natural resource company) as Chief Executive Officer — Energy. Prior to his service with Rio Tinto, Mr. Boyce worked for over 10 years in various operational roles of increasing responsibility with Kennecott, a global natural resources company. He also served on the Board of Monsanto Company, a multinational agrochemical and agricultural biotechnology company for more than five years.



Compensation Expertise — Experience serving as a Chair of Marathon Oil's Compensation Committee, as a member of Monsanto's People and Compensation Committee and as a member of Newmont's Leadership Development and Compensation Committee. Participation in compensation, benefits and related decisions in senior executive roles.



Board Experience — Service on the Company's Board of Directors since October 2015 including as Independent Chair since 2021. Prior service on the board of Marathon Oil Corporation from 2008 to 2021, having served as Lead Independent Director from February 2019 to May 2021. Formerly served as Executive Chairman of Peabody Energy Corporation from 2007 to 2015 and as a director from 2005 to 2015 and as a Director of Monsanto Company from 2013 to 2018.

BRUCE R. BROOK**Senior Independent Director**

Age: 69

Director Since: October 2011

Board Committees:

- ▶ Audit (Chair)
- ▶ Corporate Governance and Nominating
- ▶ Executive-Finance

Career Highlights

Bruce R. Brook, 69, retired from WMC Resources Limited in 2005 where he was Chief Financial Officer. Mr. Brook also held key executive roles including Deputy Chief Finance Officer of ANZ Banking Group Limited, Group Chief Accountant of Pacific Dunlop Limited and General Manager, Group Accounting positions at CRA Limited and Pasminco Limited. Mr. Brook has extensive board, Audit Committee and executive leadership experience in diverse industries, including mining, finance, manufacturing and chemicals. Mr. Brook holds Bachelor of Commerce and Bachelor of Accounting degrees from University of the Witwatersrand. Mr. Brook is also a Fellow of the Institute of Accountants in Australia and New Zealand and is a member of the Australian Institute of Company Directors (AICD).

Director Qualifications:

Financial Expertise — Chair of Newmont's Audit Committee and Chair of the Audit Committee at Incitec Pivot Limited. Prior service as the Chair of the numerous Audit Committees as described below in Board Experience. Former member of the Financial Reporting Council, an agency of the Australian Commonwealth from 2006 to 2012, which oversees the work of the Accounting Standards Board and the Auditing Standards Board and advises the Australian Government on matters relating to corporate regulation. Former member of the Director Advisory Panel of the Australian Securities and Investment Commission (ASIC) from 2013 to 2018. Finance executive experience as Chief Financial Officer of WMC Resources Limited from 2002 to 2005. Held key executive roles including Deputy Chief Finance Officer of ANZ Banking Group Limited, Group Chief Accountant of Pacific Dunlop Limited and General Manager, Group Accounting positions at CRA Limited and Pasminco Limited.



International Experience — Extensive prior international experience as a Director of multiple international companies, including Boart Longyear Limited, Programmed Group, CSL Limited and Incitec Pivot Limited.



Operational and Industry Expertise — Experience as a Director of Lihir Gold Limited, Energy Developments Limited, Consolidated Minerals Limited and Deep Exploration Technologies Cooperative Research Centre, a collaborative research program researching safer, more advanced and more cost-effective geological exploration and drilling methods. Currently serves as a Director at Incitec Pivot Limited, a global manufacturer and distributor of industrial chemicals, explosives, and fertilizers. Expertise in cybersecurity matters including risk appetite, framework and assessments, and insurance, as well as the specific assessments of various companies' cyber defense programs and numerous internal audit assessments around cyber controls.



Health, Safety, Environmental and Social Responsibility Experience — Extensive governance expertise over more than 30 years in senior executive and director roles, including as chair of numerous audit and risk committees, National President of G100 (an Australian CFO organization representing the 100 largest companies), member of ASIC Director Advisory Council and AICD's Corporate Governance Advisory Committee. In various roles, he has also held responsibility for assessment of the financial consequences of environmental strategies and development and implementation of both risk management systems and information technology systems. Mr. Brook has developed deep knowledge in connection with oversight of carbon reduction programs (including assessment and development of climate metrics, targets, strategies and reports), quality and regulatory matters, and cyber security (including defense programs and assessments of cyber-related controls).



Board Experience — Service on the Company's Board of Directors since 2011 and as Chair of the Audit Committee since 2016. Currently also serves on the boards of Incitec Pivot Limited and Djerriwarrh Investments Limited. Former Director and Chair of the Audit Committees of CSL Limited (2011 to 2023) and of Boart Longyear Limited (2007 to 2015), former Director and Chair of Programmed Group from 2010 to 2017, and former Director of Lihir Gold Limited, Consolidated Minerals Limited, Energy Developments Limited and Snowy Hydro Limited and former independent Chair of Energy Developments Limited.

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Proposal One — Election of Directors

MAURA J. CLARK



Independent Director

Age: 66

Director Since: April 2020

Board Committees:

▶ Audit

Career Highlights

Maura J. Clark, 66, retired from Direct Energy, a subsidiary of Centrica plc, in March 2014 where she was President of Direct Energy Business, a leading energy retailer in Canada and the United States. Previously, Ms. Clark was Executive Vice President of North American Strategy and Mergers and Acquisitions for Direct Energy. Ms. Clark's prior experience includes investment banking and serving as Chief Financial Officer of an independent oil refining and marketing company. Ms. Clark has extensive board, Audit Committee, strategic finance and executive leadership experience. Ms. Clark holds a Bachelor of Arts in Economics from Queen's University. She is a member of the Association of Chartered Professional Accountants of Ontario.

Director Qualifications:



Financial Expertise — Currently serves as the Chair of the Fortis Audit Committee. Formerly served as the Audit Committee Chair of Agrium/Nutrien and Elizabeth Arden. Experience as Managing Director, Investment Banking Division with The Goldman Sachs Group from 2000 to 2003 and as Executive Vice President, Corporate Development & Chief Financial Officer of Premcor Inc. from 1995 to 2000. Prior experience includes investment banking and serving as Chief Financial Officer of an independent oil refining and marketing company. Qualified as a Chartered Professional Accountant.



Executive Management Skills — Former President, Direct Energy Business from 2007 to 2014, during which time revenues grew from \$2B to \$10B through the expansion of products and services, organic sales and transformational mergers and acquisitions. Served as Executive Vice President, North American Strategy and M&A for Direct Energy prior to serving as President. Led strategy development and all merger and acquisition activity.



International Experience — Extensive international experience as a Director of multiple international companies, including Nutrien, and formerly Garret Motion and Elizabeth Arden.



Operational and Industry Expertise — Over 25 years of experience in the global energy and natural resources industries. Prior Managing Director with Goldman Sachs, where she provided strategic banking and debt financing solutions to clients in the natural resources and industrial sectors, including merchant power, gas and electric utilities, refining, propane, water, chemicals and industrial businesses. Former CFO of Premcor, an independent refiner and marketer of petroleum products.



Health, Safety, Environmental and Social Responsibility Experience — Extensive experience as a leader in the energy business managing matters related to regulatory, policy and social responsibility. Additional experience as a director and as a member of the Governance and Sustainability Committee of Nutrien, the world's largest provider of crop inputs, services and solutions. Experience with oversight of cybersecurity as a member of the Fortis Board of Directors.



Compensation Expertise — Experience serving as a member of Garret Motion's Compensation Committee and as a member of Nutrien's Human Resources and Compensation Committee and participation in compensation, benefits and related decisions in senior executive roles.



Board Experience — Service on the Company's Board of Directors since 2020. Currently also serves on the Board of Fortis, Inc. from 2015 to present, and Nutrien Ltd. from 2018 to present. Prior service on the Garrett Motion, Inc. Board from October 2018 to September 2020. Prior service on the Agrium Inc. Board (merged with Potash Corp and created Nutrien) from 2016 to 2018 and prior service on the Board of Elizabeth Arden Inc. from 2005 to 2016.

HARRY M. CONGER



Independent Director

Age: 69

Director Since: June 2024

Board Committees:

- .. Safety and Sustainability

Career Highlights

Harry M. (Red) Conger IV, 69, retired from Teck Resources Limited where he was President and Chief Operating Officer and a Director on the Board from September 2022 to October 2023, having previously joined Teck in September 2020 as Executive Vice President and Chief Operating Officer. Prior to joining Teck, he held the role of President and Chief Operating Officer of Americas at Freeport-McMoRan Inc. Mr. Conger’s experience also included multiple executive roles at Phelps Dodge and operational roles at Kennecott Copper Corporation. Mr. Conger previously served as Chair of the National Mining Association and as Chair of the New Mexico Association of Commerce and Industry, Commissioner of the New Mexico Mining Commission and Director of the Arizona Mining Association. Mr. Conger holds a Bachelor of Science degree in mining engineering from Colorado School of Mines with Postgraduate executive management studies at Duke University Fuqua School of Business, and Whitmore School of Business and Economics at the University of New Hampshire.

Director Qualifications:

-  **CEO/Executive Management Skills** — Experience as former President and Chief Operating Officer of Teck Resources and other executive management positions as noted above.
-  **Operational and Industry Expertise** — Over 46 years prior experience in the mining industries. President and Chief Operating Officer of Teck Resources and Freeport-McMoRan. Chair of the New Mexico Association of Commerce and Industry, Commissioner of the New Mexico Mining Commission and Director of the Arizona Mining Association. Past Chairman of the National Mining Association. Past Co-Chair of the Society for Mining, Metallurgy & Exploration.
-  **Health, Safety, Environmental and Social Responsibility Experience** — Experienced in regulatory, policy, and social responsibility, with a focus on long-term vision, community relations, safety, change management, and production efficiency. Former Vice President of Quality (Quest for Zero). Co-Chair of Creating Global Prosperity: The Campaign for Mining by the Society for Mining Metallurgy and Exploration. Former commissioner on the New Mexico Mining Commission and the Arizona Water Review Commission. Honored with the 2018 Ankh Award, Copper Man of the Year for leadership in workforce safety and community collaboration, and the 2017 Charles F. Rand Memorial Gold Medal for excellence in community leadership.
-  **International Experience** — Extensive international experience as a director of multiple international and multinational mining companies, including Teck Resources, Freeport-McMoRan and Phelps Dodge. Has lived and worked in Santiago, Chile and Vancouver BC, Canada.
-  **Board Experience** — Service on the Company’s Board of Directors since June 2024. Former Director of Teck Resources Limited from September 2022 to October 2023. Former Board Member of the National Mining Association (Chairman in 2014 and 2015), Former Co-Chair of initiative Creating Global Prosperity: The Campaign for Mining, Chairman of New Mexico Association of Commerce and Industry and Director of the Arizona Mining Association.

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Proposal One — Election of Directors

EMMA FITZGERALD



Independent Director

Age: 58

Director Since: December 2021

Board Committees:

- ▶ Safety and Sustainability

Career Highlights

Dr. Emma Fitzgerald, 58, retired from Puma Energy International, a global energy business, focused on delivering energy solutions in Central America, Africa and Asia, in 2021 as Chief Executive Officer and Executive Director. Prior to joining Puma Energy, Dr. Fitzgerald served as Executive Director of Severn Trent plc, a UK water and waste services business, from 2015 to 2018. From 2013 to 2015 she served as Chief Executive Officer of gas distribution at National Grid plc, a UK utility, and prior to that she spent over 20 years with Royal Dutch Shell in various senior leadership roles in the Downstream businesses. Currently Independent Non-Executive Director of Seplat Energy plc. Dr. Fitzgerald holds a Master of Business Administration from Manchester Business School, and an MA and Doctor of Philosophy in Surface Chemistry/Physics from Balliol College, Oxford University and an Advanced Certificate in Executive Coaching.

Director Qualifications:



CEO/Executive Management Skills — Former Chief Executive Officer of Puma Energy International with extensive international experience running large customer facing industrial, retail and utilities businesses.



Health, Safety, Environmental and Social Responsibility Experience — Extensive experience as a thought leader in the energy and water industry in matters related to outcome based regulatory policy, circular economy and social responsibility. Service on the Energy Transition and Sustainability Committees of Seplat Energy plc. From 2007 to 2010 she played a key role in reshaping Shell's renewables strategy. From 2013 to 2018, she ran gas distribution and water and waste networks for National Grid and Severn Trent where she successfully positioned them as sustainability thought leaders. She is a portfolio advisor of Oxford Science Enterprises and a mentor on the Creative Destruction Lab Climate stream to enable acceleration of innovations to support energy transition and application of smart materials to drive performance.



Operational and Industry Expertise — Over 30 years of experience in driving value creation in international energy and water industries and brings a deep understanding of the complexities of customer facing energy businesses and the extraction sector.



International Experience — Extensive international experience as an executive and a director of multiple international and multinational energy, water and distribution services companies, including prior experience with Puma Energy International, Royal Dutch Shell, DCC plc, Cookson Group plc, Alent plc and the International Leadership Advisory Board of the Singapore Prime Minister's Office.



Financial Expertise — In addition to senior executive experience, she was a member of the Remuneration Committee and a former member of the Audit Committee of UPM Kymmene from April 2020 to March 2022 and is a current member of the Finance and Audit Committee and Chair of the Remuneration Committee of Seplat Energy plc.



Board Experience — Service on the Company's Board of Directors since 2021. Currently also serves on the Board of Seplat Energy and as Chair of the Remuneration Committee from 2021 to present. Prior service on the Board of UPM Kymmene Oyj from March 2020 to April 2024. Prior service on the Puma Energy International, Severn Trent plc Boards as an Executive Director, Cookson Group plc, Alent plc, DCC plc Boards as an Independent Non-Executive Director between 2011 and 2021 and the board of Graphene Manufacturing Group Ltd. from 2022 to November 2023.

SALLY-ANNE LAYMAN



Independent Director

Age: 51
Director Since: November 2023

Board Committees:
 ▶ Safety and Sustainability

Career Highlights

Sally-Anne Layman, 51, retired from Macquarie Group Limited where she was Division Director and Joint Head of the Perth office of the Metals, Mining & Agriculture Division. Prior to that, Ms. Layman was a Mining Engineer at Mount Isa Mines, Production Engineer and Alternate Underground Manager at Great Central mines, Accountant at Normandy Yandal, and Management Accountant at Western Metals Limited. Ms. Layman holds a Bachelor of Engineering in Mining with Honors from Curtin University, a Bachelor of Commerce from the University of Southern Queensland, a First Class Mine Managers Certificate of Competency from the WA Department of Mines and Petroleum and she is a Certified Practising Accountant.

Director Qualifications:

- 
International Experience — Roles based in Australia, Canada and USA, and extensive experience, through directorships, in operations in PNG, West Africa and New Zealand. Also involved in many global M&A and resource financing deals as an investment banker at Macquarie Bank. Ms. Layman has diverse international experience in the resources sector and financial markets.
- 
Executive Management Skills — Previous roles at Macquarie Group Limited, including as Division Director and Joint Head of the Perth office of the Metals, Mining & Agriculture Division.
- 
Operational and Industry Expertise — Over 30 years of international experience in resources and corporate finance. She spent 14 years with Macquarie Group in a range of senior positions, including as Division Director and Joint Head of the Perth office of the Metals, Mining & Agriculture Division. Prior to that, Ms. Layman was a Mining Engineer at Mount Isa Mines, Production Engineer and Alternate Underground Manager at Great Central mines, Accountant at Normandy Yandal, and Management Accountant at Western Metals Limited.
- 
Health, Safety, Environmental and Social Responsibility Experience — Director of Beach Energy Limited, Imdex Ltd, and PLS Ltd. and member and/or Chair of committees relating to Health, Safety, Environmental and/or Social Responsibility at Imdex Ltd and PLS Ltd and formerly a member of Beach Energy Limited Risk, Corporate Governance and Sustainability Committee and the Newcrest Mining Limited Safety and Sustainability Committee. Formerly Alternate Underground Manager at Great Central Mines.
- 
Board Experience — Service on Newmont’s Board of Directors since 2023. Currently also serves on the Board of Beach Energy Limited since 2019, and as Chair of the Audit and Risk Committee and as a member of the Remuneration and Nomination Committee and former member of the Risk, Corporate Governance and Sustainability Committee. On the Boards of Imdex Ltd. since 2017 as the Chair of the Remuneration and Nomination and the Sustainability Committees and former Chair of the Audit, Risk and Compliance Committee and PLS Ltd since 2018 as the Chair of the Sustainability Committee and as a member of the Audit and Risk Committee. Previously served on the Board of Newcrest Mining Limited from 2020 to 2023. Previously also served on the Boards of Perseus Mining Limited and Gascoyne Resources Ltd.

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Proposal One — Election of Directors

JOSÉ MANUEL MADERO



Independent Director

Age: 56

Director Since: April 2021

Board Committees:

- ▶ Safety and Sustainability

Career Highlights

José Manuel Madero, 56, is the Founder and Managing Partner of Bizwp SC, a management consulting firm with a strong focus on advising companies in increasing Social/Financial Profitability based out of Mexico City. From 2015 to 2019, Mr. Madero served as Chief Executive Officer at Grupo Bepensa, a Mexican business conglomerate comprised of 40 companies across the industrial, automotive, financial services, and non-alcoholic and alcoholic beverage sectors and from 2005 to 2015, Mr. Madero held various senior management positions at Monsanto Company. Mr. Madero holds a Bachelor of Science in Mine Engineering from the Colorado School of Mines and a Master of Business Administration in Entrepreneurship and International Business Finance from FW Ollin Graduate School of Business at Babson College.

Director Qualifications:



Financial Expertise — Current member of the Audit Committee of Constellation Brands. Experience as a finance, strategy and business development executive and consultant and serves on the board of Vector Casa de Bolsa, a full-service broker dealer and wealth manager with specialized products and services designed for individual investors, companies, institutional funds and government in Mexico, the U.S. and Latam.



Executive Management Skills — Former Chief Executive Officer, Grupo Bepensa, across the industrial, automotive, financial services, and non-alcoholic and alcoholic beverage sectors from February 2015 to February 2019. Prior to joining Grupo Bepensa, Mr. Madero served in a number of senior leadership roles at Monsanto Company and Grupo Pulsar. Mr. Madero has proven expertise in successfully running operations throughout Latin America, the United States, EMEA and Australia, while working effectively with local governments and communities to promote economic development. Mr. Madero also has extensive international business development, mergers and acquisition and supply chain experience.



International Experience — Founder & Managing Partner of Bizwp SC which provides international finance, strategy and business development consulting services. From 2005 to 2015, Mr. Madero held a series of senior management roles at Monsanto Company across multiple international locations and functions including Vice President of International Business Development, President of EMEA (Europe, Middle East, Africa), President of Latin America North, Vice President of Commercial Operations for Latin America South and President of Australia and New Zealand and was Global Vice President of Supply Chain of Seminis Vegetables Seeds.



Operational and Industry Expertise — Served in engineering operations and superintendent roles with Grupo Mexico, the largest mining business conglomerate in Mexico and a worldwide copper producer.



Health, Safety, Environmental and Social Responsibility Experience — Extensive experience as a leader in global companies managing matters related to regulatory, policy and social responsibility.



Board Experience — Service on the Company's Board of Directors since 2021. Currently also serves on the Board of Constellation Brands, Inc. from 2019 to present, and is a member of the Audit Committee. From July 2023 to March 2024 he served as the Interim Board Chair of Constellation Brands, Inc.

RENÉ MÉDORI**Independent Director****Age:** 67**Director since:** April 2018**Board Committees:**

- ▶ Audit

Career Highlights

René Médori, 67, retired from Anglo American plc in 2018 where he was Finance Director since 2005. Until 2017, Mr. Médori was a non-executive director of De Beers and Anglo American Platinum Limited. He was a non-executive director of SSE plc until December 2017 and Cobham plc until January 2020. Mr. Médori holds a doctorate in economics and degrees in finance and economics from the Université de Paris-Dauphine, France, and completed the Financial Management Program at the Graduate School of Business, Stanford University.

Director Qualifications:

Financial Expertise — Current Chair of the Audit Committee of Vinci SA. Former Chair of Cobham plc and SSE plc Audit Committees. Significant financial and commercial expertise from capital intensive businesses, supplying products to the oil refining, steel and mining industries and experience in international finance in the UK, Europe and the US. Former Finance Director of The BOC Group plc.



International Experience — Extensive international experience as a director of multiple international and multinational mining and energy companies, including Anglo American plc, Petrofac Ltd, SSE plc and The BOC Group plc.



Operational and Industry Expertise — Extensive experience in the global energy and mining industries. Service as a director of Anglo American plc, a global mining company; as a director of Petrofac, a leading international service provider to the oil and gas production and processing industry; and as a director of SSE plc, a Scottish energy company headquartered in Perth, Scotland, United Kingdom.



Health, Safety, Environmental and Social Responsibility Experience — Experience managing matters related to regulatory, policy and social responsibility.



Board Experience — Service on the Company's Board of Directors since 2018. Currently also serves as the Non-executive Chair for Petrofac Ltd and serves as the Chair of the Nominations Committee of Petrofac since 2018. Currently also serves on the board of Vinci SA. Formerly served on the boards of Cobham plc, Anglo American plc, AngloGold Ashanti (JSE), Anglo American Platinum (JSE), SSE plc and The BOC Group plc.

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Proposal One — Election of Directors

JANE NELSON, CMG



Independent Director

Age: 64

Director Since: October 2011

Board Committees:

- ▶ Safety and Sustainability (Chair)
- ▶ Corporate Governance and Nominating

Career Highlights

Jane Nelson, 64, is Founding Director of the Corporate Responsibility Initiative at Harvard Kennedy School, and a nonresident senior fellow at the Global Economy and Development Program at the Brookings Institution. From 1993 to 2009, Ms. Nelson was a Director at the International Business Leaders Forum, and a senior advisor until 2013. Ms. Nelson is a former Senior Associate at the Institute for Sustainability Leadership, University of Cambridge and has served on advisory committees to over 45 global corporations, non-governmental organizations and government bodies since 1992. Ms. Nelson holds a Master of Arts and Bachelor of Arts in Philosophy, Politics and Economics from the University of Oxford and a Bachelor of Science in Agriculture with a major in Economics (cum laude) from the University of Natal (now University of Kwazulu-Natal), South Africa, and is a former Rhodes Scholar. In 2024, she was appointed as a Companion of the Order of St Michael and St George (CMG) in the UK's New Year Overseas and International Honours List for her services to business and sustainability.

Director Qualifications:



International Experience — Former director at the International Business Leaders Forum; previously worked in the office of the United Nations Secretary-General with the UN Global Compact, and for the World Business Council for Sustainable Development in Africa, for FUNDES in Latin America, and as a Vice President at Citibank working in Asia, Europe and the Middle East. Former member of the World Economic Forum's Global Future Council on Good Governance. Previously on the Economic Advisory Board of the International Finance Corporation (IFC), Leadership Council of the Initiative for Global Development, Co-Chair of the World Economic Forum's Global Future Council on Food Systems Innovation and member of Global Future Councils on Transparency and Anti-Corruption, and on International Governance, Public-Private Cooperation and Sustainable Development.



Health, Safety, Environmental and Social Responsibility Expertise — Founding Director of Harvard Kennedy School's Corporate Responsibility Initiative. Co-Chair and Commissioner of the Business Commission to Tackle Inequality, World Business Council for Sustainable Development. Co-Chair of the World Economic Forum's Global Future Council on the Energy Nexus, and former member, World Economic Forum's Community of Climate Governance Experts. Senior Fellow, Business Fights Poverty Institute. One of the five track leaders for the Clinton Global Initiative in 2009, leading the track on Developing Human Capital. Expertise in sustainability matters including service as an expert adviser and/or facilitator in the development of a variety of United Nations, World Bank, World Economic Forum and other initiatives to develop and/or update global frameworks on responsible business conduct in areas ranging from respect for human rights to supporting the Sustainable Development Goals.



Academic Experience — Founding Director, Corporate Responsibility Initiative, senior research fellow and former adjunct lecturer in Public Policy, Kennedy School of Government, Harvard University. Former lecturer in executive education programs at Harvard Business School and Harvard's Advanced Leadership Initiative and visiting lecturer in sustainability for Schwarzman Scholars program at Tsinghua University. Nonresident senior fellow at the Brookings Institution and a former senior associate at Cambridge University's Institute for Sustainability Leadership. Is the author or editor of seven books and over 100 publications on corporate responsibility, sustainability, public private partnerships and the role of business in global development, including the Academy of Management's 2015 Best Book Award in the Social Issues in Management Division.



Industry Expertise — Previous service on ExxonMobil's External Sustainability Advisory Panel, GE's Sustainability Advisory Council; and Independent Advisory Panel, International Council on Mining and Metals Resource Endowment initiative; former external adviser to World Bank Group on social impacts in mining, oil and gas sector.



Board Experience — Service on the Company's Board of Directors since 2011. Currently also serves on the Board of South32 since May 2023. Prior service on the Board of the Abraj Group, FSG, SITA (now part of SUEZ group) and the World Environment Center (now an Emeritus Director).

TOM PALMER



President and Chief Executive Officer

Age: 57
Director Since: October 2019

Board Committees:
 ▶ Executive-Finance

Career Highlights

Tom Palmer, 57, is President and Chief Executive Officer and joined Newmont’s Board of Directors on October 1, 2019. Mr. Palmer served as President since June 2019 and as President and Chief Operating Officer from November 2018 until June 2019. Previously, he served as Executive Vice President and Chief Operating Officer since May 2016. Mr. Palmer was elected Senior Vice President, Asia Pacific in February 2015 after serving as Senior Vice President, Indonesia since March 2014. Mr. Palmer holds a Bachelor of Science degree in Engineering from Monash University and a Master of Science in Engineering from Monash University in Melbourne, Australia.

Director Qualifications:

- 
CEO/Executive Management Skills — Currently serving as Newmont’s President and Chief Executive Officer. Extensive leadership experience in prior roles with Newmont and previously with Rio Tinto’s bauxite and alumina, coal, copper, iron ore and technology businesses leading global teams, improving safety, profitability, sustainability and diversity.
- 
Operational and Industry Expertise — Over 27 years of operational experience in the mining industry with senior executive oversight of operations, labor relations and regulatory issues. Worked in a variety of roles across a number of commodities over a 20-year career with Rio Tinto, including Chief Operating Officer, Pilbara Mines, Rio Tinto Iron Ore; General Manager, Technology for the Bauxite and Alumina business; General Manager, Operations at Hail Creek coal mine; and General Manager, Asset Management at Palabora Mining Company in South Africa.
- 
International Experience — Extensive senior executive experience working with multinational mining operations in Australia, Indonesia, South Africa, and North America. Chair of the International Council on Mining and Metals, and member of the World Gold Council and the World Economic Forum Mining and Metals Board of Governors.
- 
Health, Safety, Environmental and Social Responsibility Experience — Strong commitment to improving safety and productivity through implementation of safety culture programs. Prior service on the Board of the Minerals Council of Australia and former Chair of the Council’s Health and Safety Committee.
- 
Labor and Compensation Expertise — Extensive labor relations and compensation experience in various senior executive roles including deep knowledge of organizational design, leadership development and talent management and oversight of human relations functions.
- 
Board Experience — Service on the Company’s Board of Directors since October 2019 and prior service on the Board of the Minerals Council of Australia. Chair of the International Council on Mining and Metals.

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Proposal One — Election of Directors

JULIO M. QUINTANA



Independent Director

Age: 65

Director Since: October 2015

Board Committees:

- ▶ Leadership Development and Compensation (Chair)
- ▶ Corporate Governance and Nominating

Career Highlights

Julio M. Quintana, 65, retired from Tesco Corporation in 2014 as President and Chief Executive Officer and as a Director from September 2004 to May 2015. From 2004 to 2005, Mr. Quintana served as Tesco's Executive Vice President and Chief Operating Officer. From 1999 to 2004, Mr. Quintana served in various executive roles for Schlumberger Technology Corporation. Prior to joining Schlumberger, Mr. Quintana spent nearly 20 years in the oil and gas exploration and production business in various operational roles for Unocal Corporation. Mr. Quintana holds a Bachelor of Science degree in Mechanical Engineering from the University of Southern California, Los Angeles and is a licensed professional petroleum engineer in the State of California.

Director Qualifications:



CEO/Executive Management Skills — Experience as former President and Chief Executive Officer of Tesco Corporation, a public company listed on NASDAQ, and other executive management positions noted above.



Operational and Industry Expertise — Over 40 years of experience in various aspects of the oil and gas exploration and production industry, including strong experience in upstream operations, a deep understanding of drilling and asset management technologies as former President and Chief Executive Officer and as Executive Vice President and Chief Operating Officer of Tesco Corporation, former Vice President of Exploitation of Schlumberger and as a current director of SM Energy since 2006.



International Experience — Extensive senior executive experience working with multinational drilling and exploration operations, including with Tesco Corporation and Schlumberger. Prior to Schlumberger, worked for almost 20 years in various operational roles for Unocal Corporation, a global petroleum exploration and production company.



Technology and Innovation Expertise — Experience in senior operating and exploration roles. Served as chair of Newmont's former Advisory Innovation and Technology Committee in 2019 and 2020, which assisted with matters of innovation and technology in support of the Company's strategy and initiatives. Received a certificate in cyber-risk oversight from National Association of Corporate Directors.



Financial Experience — Extensive financial management experience in senior executive roles and as a member of the Audit Committee for SM Energy, Basic Energy Services and California Resources Corporation.



Compensation Expertise — Experience serving as a member and current Chair of the Company's Leadership Development and Compensation Committee and as a member of SM Energy's and Basic Energy's Compensation Committees. Participation in compensation, benefits and related decisions in senior executive, public company roles.



Board Experience — Service on the Company's Board of Directors since October 2015. Currently also serves on the Board of SM Energy Company as Chairman of the Board and Chairperson of the Executive Committee. Former Chair of Basic Energy Services and former director of Tesco Corporation and California Resources Corporation.

DAVID T. SEATON



Independent Director

Age: 63

Director Since: Nominee

Career Highlights

David T. Seaton, 63, retired from Fluor Corporation as Chair and Chief Executive Officer in 2019. He became CEO and joined Fluor’s Board of Directors in February 2011 and was elected to the role of Chair of the Board in February 2012. Prior to that, Mr. Seaton held numerous positions in both operations and sales globally since joining Fluor Corporation in 1985, including as Chief Operating Officer. Mr. Seaton holds a Bachelor of Arts Degree and an Honorary Doctoral Degree in Business Administration and Management from the University of South Carolina, and is also a graduate of the Thunderbird School of Global Management International Management Program and Wharton School of the University of Pennsylvania Advanced Management Program.

Director Qualifications:

-  **CEO/Executive Management Skills** — Extensive senior executive experience as former Chair and Chief Executive Officer of Fluor Corporation, a multinational engineering and construction company, and various other leadership roles.
-  **Large-Scale Project Development Expertise** — Over 30 years of experience in the global engineering construction industries, including in various roles with Fluor Corporation. He also served as a senior advisor for the Boston Consulting Group’s Infrastructure Practice and 8VC Enterprises LLC.
-  **International Experience** — Extensive senior executive experience working on global engineering and construction as the former Chief Executive Officer and Chief Operating Officer of Fluor Corporation. He has served in leadership positions of numerous business associations, including the Business Roundtable, the International Business Council, the American Petroleum Institute, and the U.S.-Saudi Arabian Business Council.
-  **Health, Safety, Environmental and Social Responsibility Experience** — Experience managing matters related to regulatory, policy and social responsibility in executive roles. Former Chair of the National Association of Manufacturers and the National Board of Governors of the Boys and Girls Clubs of America. Service on Public Policy and Sustainability Committee of ConocoPhillips.
-  **Board Experience** — Serves on the boards of directors of ConocoPhillips, one of the world’s largest independent energy & petroleum companies since March 2020 and The Mosaic Company, one of the world’s leading integrated producer of concentrated phosphate and potash, since April 2009. Prior service on the board of Fluor Corporation from February 2011 to May 2019, having served as Chair from February 2012 to May 2019.

Independence of Directors

The Board affirmatively determines the independence of each Director and each nominee for election as Director. For each individual deemed to be independent, the Board has determined (a) that there is no relationship with the Company, or (b) the relationship is immaterial. The Board has considered the independence standards of the New York Stock Exchange and adopted the additional categorical independence standards described below.

The Board has determined the relationships that fall within the standards described in its independence standards are categorically immaterial. As such, provided that no law, rule or regulation precludes a determination of independence, the following relationships are not considered to be material relationships with the Company for purposes of assessing independence: service as an officer, executive director, employee or trustee or greater than five percent beneficial ownership in: (i) a supplier of goods or services to the Company if the annual sales to the Company are less than \$1 million or two percent of the gross revenues or sales of the supplier, whichever is greater; (ii) a lender to the Company if the total amount of the Company's indebtedness is less than one percent of the total consolidated assets of the lender; (iii) a charitable organization if the amount of the Company's total annual charitable contributions to the organization is less than \$1 million or two percent of that organization's total annual gross receipts (excluding any amounts received through the Company's employee matching program for charitable contributions), whichever is greater; or (iv) any relationship arising out of a transaction, or series of transactions, in which the amount involved is less than \$120,000 in aggregate during the last three years. For the avoidance of doubt, the foregoing is intended to identify certain (but not all) relationships which are not considered material relationships for purposes of assessing independence. Any relationships falling outside of those categories are not necessarily deemed material, but rather they will be specifically considered by the Corporate Governance and Nominating Committee and the Board in connection with individual independence determinations.

In making its independence determinations, the Board specifically considered the circumstances described below.

Mr. Boyce serves as the Chair of the advisory board for the University of Arizona's Lowell Institute for Mineral Resources. Mr. Boyce is not an employee of the Lowell Institute and the advisory board is not compensated for such service. The Company donated less than \$250,000 to the Lowell Mineral Institute in the three most recent fiscal years. Mr. Boyce's appointment to the advisory board was not related to Newmont's donations or involvement. The Company's donation reflects its interest in promoting technological mining research and advancing the sustainable development of mineral resources. The relationship with the Lowell Institute meets the categorical independence standard, which provides that a donation does not constitute a material relationship with the Company that would affect independence if the total amount of the Company's annual charitable contributions to the organization is less than \$1 million or two percent of that organization's total annual gross receipts, whichever is greater. The Corporate Governance and Nominating Committee and the Board have considered these circumstances and determined that the donation does not constitute a material relationship with the Company that would affect independence, and that no financial, personal or other relationship exists that might influence a reasonable person's objectivity.

Ms. Layman serves as a non-executive director at Imdex Limited ("Imdex"), which, indirectly through its subsidiaries, provides certain mining and drilling technology solutions. The relationship with Imdex was considered by the Corporate Governance and Nominating Committee and the Board. The relationship with Imdex meets the categorical independence standard, which provides that service as a director of a supplier of goods or services is not considered to be a material relationship for purposes of assessing independence if the annual sales to the Company are less than \$1 million or two percent of the gross revenues or sales of the supplier, whichever is greater. Given that the relationship arises only as a result of Ms. Layman's position as an independent director and that no other financial, personal or other relationship exists that might influence a reasonable person's objectivity, the Corporate Governance and Nominating Committee and the Board determined that the relationship was not material for independence purposes.

Mr. Brook serves as a non-executive director at Incitec Pivot Limited (“IPL”), which, indirectly through its subsidiaries and joint ventures, engages in commercial transactions with the Company related to the supply of explosives. The relationship with IPL was considered by the Corporate Governance and Nominating Committee and the Board. The relationship with IPL meets the categorical independence standard, which provides that service as a director of a supplier of goods or services is not considered to be a material relationship for purposes of assessing independence if the annual sales to the Company are less than \$1 million or two percent of the gross revenues or sales of the supplier, whichever is greater. Given that the relationship arises only as a result of Mr. Brook’s position as an independent director and that no other financial, personal or other relationship exists that might influence a reasonable person’s objectivity, the Corporate Governance and Nominating Committee and the Board determined that the relationship was not material for independence purposes.

Ms. Nelson serves as a non-executive director at South32, which is a producer of bauxite, alumina, aluminum, copper, silver, lead, zinc, nickel, metallurgical coal and manganese at certain operations in Australia, Southern Africa and South America. The relationship with South32 was considered by the Corporate Governance and Nominating Committee and the Board. Certain mining leases at Newmont’s Boddington operations are held by the Worsley Joint Venture, which is owned by South32, and subleased to Company. Such lease arrangements predate Ms. Nelson’s appointment to both the Newmont and South32 Board, and she receives no direct or indirect benefit from such arrangement. South32 has not received payments from the Company exceeding the greater of \$1 million or 2% of gross revenues in any of the last three fiscal years. To the extent that any transactions with or related to South32 are considered by the Board, Ms. Nelson will abstain from voting on the matter and recuse herself from any such session to ensure no conflict. Given that the relationship arises only as a result of Ms. Nelson’s position as an independent director and that no other financial, personal or other relationship exists that might influence a reasonable person’s objectivity, the Corporate Governance and Nominating Committee and the Board determined that the relationship was not material for independence purposes.

Based on the foregoing analysis, the Board has determined that all current members of the Board, other than the President and Chief Executive Officer, are independent.

The Board has determined that the following nominees for election pursuant to Proposal One are independent:

Gregory H. Boyce	Emma FitzGerald	Jane Nelson
Bruce R. Brook	Sally-Anne Layman	Julio M. Quintana
Maura J. Clark	José Manuel Madero	David T. Seaton
Harry M. (Red) Conger	René Médori	

Mr. Palmer, our President and Chief Executive Officer, is the only current director who is not deemed independent in accordance with the NYSE Rules.

COMMITTEES OF THE BOARD OF DIRECTORS AND ATTENDANCE

Attendance at Meetings

During 2024, the Board of Directors held 12 meetings and Committees of the Board held a total of 25 meetings. Overall attendance by incumbent Director nominees at meetings was 99%. Attendance virtually by telephone, video conference or other remote manner has been permitted at the discretion of the Corporate Governance and Nominating Committee. It is the policy and practice of Newmont that nominees for election at the Annual Meeting of Stockholders attend the meeting. All of the Board members at the time of the 2024 Annual Meeting of Stockholders attended the meeting virtually and were available through the virtual meeting platform to respond to stockholder questions during the Annual Meeting.

Executive Sessions of the Board

Each Board meeting typically includes the President and CEO meeting in executive session with his fellow directors without other members of management or the executive leadership team present. Additionally, an executive session of our independent directors is held during each regularly scheduled Board meeting later in the meeting, without any members of Newmont's management present, including the CEO. These executive sessions promote an open dialogue and discussion of matters in a manner that is independent of management. Independent director executive sessions were held at each regularly scheduled meeting in 2024.

Board Committees

The Board of Directors has, in addition to other committees, Audit, Leadership Development and Compensation, Corporate Governance and Nominating, and Safety and Sustainability Committees. All members of these four Committees are independent, as defined in the listing standards of the New York Stock Exchange and Newmont's Corporate Governance Guidelines.

The current members of these Committees and the number of meetings held in 2024 are shown on the following pages. It is noted that Harry M. Conger IV joined the Safety and Sustainability Committee, effective as of his appointment to the Board on June 28, 2024.

Other Committees

In addition to the four core Board committees, Newmont's By-Laws also established the authority of the Executive-Finance Committee to support the Board in the execution of its duties and responsibilities. The Executive Finance Committee meets on an as-needed basis and performs transaction, expense and project reviews and also provides administrative approvals between regular meetings of the Board. This Committee is chaired by the Chair of the Board, Mr. Boyce, and its members include the Chair of the Audit Committee, Mr. Brook, and the Chief Executive Officer, Mr. Palmer.

Committee Memberships

Membership below is reflected as of March 2025.

Audit Committee⁽¹⁾⁽²⁾	MEMBERS	  	Bruce R. Brook, Chair Maura J. Clark René Médori	MEETINGS IN 2024: 6
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Functions of the Committee

- ▶ assists the Board in its oversight of the integrity of the Company’s financial statements
- ▶ assists the Board in its oversight of the Company’s compliance with legal and regulatory requirements and corporate policies and controls, including controls over financial reporting, computerized information systems, cybersecurity and artificial intelligence risks
- ▶ provides oversight of the Company’s internal audit function
- ▶ authority to retain and terminate the Company’s independent public accounting firm
- ▶ pre-approves auditing and non-auditing services to be rendered by the Company’s independent auditors and related fees
- ▶ evaluates the independence and objectivity of the independent auditors
- ▶ please refer to “Report of the Audit Committee”

- (1) While all of the Audit Committee members are considered financially literate, the Board of Directors has determined that each of Bruce R. Brook, Maura J. Clark and René Médori is an Audit Committee Financial Expert, as a result of their knowledge, abilities, education and experience. Each of Mr. Brook, Ms. Clark and Mr. Médori is an independent Director.
- (2) No Committee member will serve on the audit committees of more than two other public companies unless the Board determines that such service does not impair the ability of such member to serve on the Company’s Audit Committee.

Leadership Development and Compensation Committee	MEMBERS	   	Julio M. Quintana, Chair Philip Aiken AM ⁽¹⁾ Gregory H. Boyce Susan N. Story ⁽¹⁾	MEETINGS IN 2024: 6
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Functions of the Committee

- ▶ reviews and approves structure, components and other elements of our compensation and benefits for the Company’s Executive Officers, subject to ratification by the full Board for CEO compensation
- ▶ reviews executive talent development strategy, including global inclusion
- ▶ reviews awards of stock-based compensation, which for the CEO are subject to ratification by the full Board of Directors
- ▶ please refer to “Compensation, Discussion and Analysis” and the “Report of the Leadership Development and Compensation Committee on Executive Compensation”

- (1) Mr. Aiken and Ms. Story served on the Leadership Development and Compensation Committee in 2024 and will continue to serve on the committee until retirement from the Board following the Annual Meeting in April 2025.

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Committees of the Board of Directors and Attendance

Corporate Governance and Nominating Committee

MEMBERS



Gregory H. Boyce, **Chair**
Bruce R. Brook
Jane Nelson
Julio M. Quintana

**MEETINGS IN
2024: 7**

Functions of the Committee

- ▶ assist the Board in senior independent director and Chair succession planning and proposes slates of Directors to be nominated for election or re-election
- ▶ Evaluate management recommendations for elections of officers
- ▶ conducts evaluations, in coordination with the Leadership Development and Compensation Committee, of the performance of the CEO and reviews CEO succession planning
- ▶ reviews and makes recommendations to the Board regarding non-employee Director compensation
- ▶ periodically reviews the organization, size, operation, practice, and tenure policies of the Board
- ▶ makes recommendations to the Board regarding the evaluation of the independence of each Director
- ▶ develops and reviews with the Board procedures for annual Board, Director Peer and Committee evaluations
- ▶ annually considers the establishment and membership of committees of the Board, delegation of authority to such committees, leadership of such committees, and qualifications of committee members
- ▶ advises Board of corporate governance issues

Safety and Sustainability Committee

MEMBERS



Jane Nelson, **Chair**
Harry M. Conger IV
Emma FitzGerald
Sally-Anne Layman
José Manuel Madero

**MEETINGS IN
2024: 6**

Functions of the Committee

- ▶ provides advice, counsel and recommendations to the Board in its oversight of health, safety, loss prevention and operational security issues and management of risks related thereto
- ▶ assists the Board in its oversight of sustainable development and environmental management and affairs
- ▶ assists the Board in furtherance of its commitments to adoption of best practices in promoting a healthy and safe work environment, and environmentally sound and socially responsible resource development including in connection with water management, climate change and carbon emissions
- ▶ reviews with management the Company's policies and practices designed to accomplish the Company's goals and objectives relating to safety and sustainability

CORPORATE GOVERNANCE

Key Corporate Governance Practices

We have corporate governance standards and practices designed to create long-term value for our stockholders and positive influences on the governance of the Company. Our key corporate governance practices include:

✓ Independent Chair and Board (other than CEO)	✓ Strong Director Attendance Record
✓ Commitment to Board Refreshment	✓ Active Stockholder Outreach
✓ Annual Board and Committee Evaluations	✓ Voluntarily Adopted Proxy Access
✓ Annual Director Elections	✓ Stockholder Right to Call Special Meetings
✓ Majority Voting in Uncontested Director Elections	✓ Stockholder Right to Act by Written Consent
✓ Director Overboarding Policy	✓ No Shareholder Rights Plan

Corporate Governance Guidelines and Charters

Newmont has adopted Corporate Governance Guidelines that outline important policies and practices regarding the governance of the Company. In addition, the Board has adopted a charter for each of the committees, outlining responsibilities and operations. As part of our standard governance practices, the Corporate Governance Guidelines and the charters are reviewed annually.

The Corporate Governance Guidelines and the charters are available on our website at <http://www.newmont.com/about-us/governance-and-ethics/>.

Director Orientation and Education

The Corporate Governance and Nominating Committee establishes and oversees director orientation and continuing education programs. Newmont's on-boarding program for new directors includes a discussion of a broad range of topics, including the background of the Company, the Board and its governance model, long-term strategy and business operations, financial statements, business plan and capital structure, capital allocation strategy, asset strategy, key industry and competitive factors, risk management systems, legal, business integrity and ethical responsibilities of the Board, human capital strategy, energy and decarbonization strategy, tailings management, cybersecurity strategy and programs, executive compensation strategy and programs, as well as other matters relevant to the ability of a new director to meet their responsibilities. The program also includes meetings with new directors and members of the senior management team. Our directors are expected to keep current on issues affecting Newmont and the mining industry and on developments with respect to their general responsibilities as directors. The Company will either provide or pay reasonable expenses for ongoing director education to enable them to perform their duties as directors. Ongoing director training includes presentations by senior management, its principal officers and its internal and independent auditors, as well as outside advisors and experts. New and current directors are also encouraged to visit the Company's operating sites to further their understanding of the business in the future.

Board Leadership and Independent Chair

Choosing the right leadership for the Board is an important responsibility. The Board of Directors selects the Chair of the Board in the manner and upon the criteria that it deems best for the Company at the time of selection, considering the current and future strategic and governance needs of the business. The Corporate Governance and Nominating Committee makes recommendations to the Board in connection with succession to the role of the Chair of the Board, and reviews director succession and leadership planning as a component of the Committee's regular agenda.

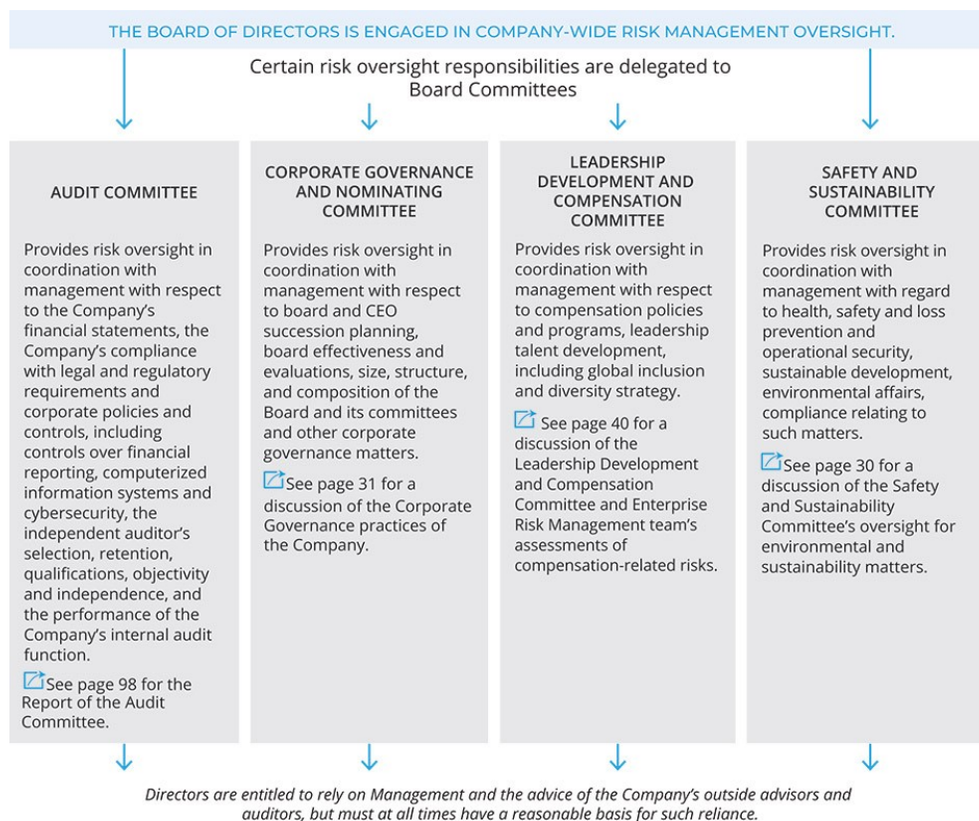
The Board believes that its current leadership structure, in which the roles of Chair and CEO are separated, best serves the Board's ability to carry out its roles and responsibilities on behalf of Newmont stockholders, including its oversight of management, and Newmont's overall corporate governance. The Board also believes that the current structure allows our CEO to focus on managing the business, while leveraging our independent Chair's experience to drive accountability at the Board level.

The independent non-executive Chair serves as liaison between the CEO and the other independent Directors, approves meeting agendas and schedules and notifies other members of the Board regarding any significant concerns of stockholders or interested parties of which she or he becomes aware. The Chair presides at all Board meetings, all independent Directors sessions scheduled at each regular Board meeting and stockholders' meetings and provides advice and counsel to the CEO.

The Corporate Governance and Nominating Committee established a long-term Board leadership succession planning process and has a distinguished pool of exceptionally experienced directors with a wide array of experience, skills and qualifications.

Upon the recommendation of the Corporate Governance and Nominating Committee and with the full support of the Board, Gregory Boyce has led our Board since 2021 as Independent (Non-Executive) Chair and is expected to continue to serve in the role following the 2025 Annual Meeting. Our Senior Independent Director serves as liaison between the Corporate Governance and Nominating Committee, the CEO and the other Independent Directors to support the Chair appointment and succession planning, as well as annual Chair compensation reviews, Chair evaluations and other relevant corporate governance matters. Bruce R. Brook has served in the role of Senior Independent Director since April 2021 and is expected to continue to hold the role following the 2025 Annual Meeting.

Board Oversight of Risk Management



As noted in our Corporate Governance Guidelines, one of the primary responsibilities of the Board is to review the process in place to identify major risks facing the Company and assess and review options for their mitigation in order to create long-term value for stockholders and other stakeholders. The Board has the opportunity to address key risks at each Board meeting in connection with its regular review of strategy, significant operational, financial and business developments. The Board reviews risks arising out of specific significant transactions when these transactions are presented to the Board for review or approval. Significant operational risks that relate to ongoing business operations are the subject of regularly scheduled reports to either the full Board or one of its committees. Each of the Board's committees address risks that fall within the committee's areas of responsibility as outlined above. The operational risks periodically reviewed by committees are also reviewed by the entire Board when a committee or the Board determines this is appropriate. The independent Chair promotes effective communication and consideration of matters presenting significant risks to the Company by developing the Board's meeting agendas, advising committee chairs, chairing meetings of the Board and facilitating communications between independent Directors and the Chief Executive Officer including in executive sessions.

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Corporate Governance

Oversight of the Company's long-term strategy and business plan is a key priority for the Board of Directors. The Board holds an annual multi-day session for a strategy deep-dive. The Directors work closely with the Executive Leadership Team to review and collaborate on the strategy and the potential risks and opportunities of the business. In addition, the CEO and Executive Leadership Team provide updates on the Company's strategy, industry landscape and key issues during at least each quarterly Board meeting. The Chair also allocates significant time on the meeting agenda for discussion and reflections. This is done to ensure that strategic oversight remains a dynamic and on-going collaboration, which drives accountability and provides management with insights from our Board on a regular basis as they execute on the Company's strategy.

The Board of Directors relies upon the Chief Executive Officer, Chief Financial Officer and Executive Leadership Team to oversee the risk management activities within the Company, each of whom may provide reports directly to the Board of Directors and certain Board Committees, as appropriate. For example, the primary responsibility for financial and other reporting, internal controls, compliance with laws and regulations, and ethics rests with the management, subject to the review of the Audit Committee and the Board. The Company has a Risk Management System ("RMS"), which utilizes a global cross-functional team approach supported by robust functional risk workshops. Our Executive Leadership Team receives RMS reports regularly and has also engaged in a top-down enterprise risk review and analysis. The Chief Financial Officer has direct accountability for RMS and reviews the RMS framework with the Audit Committee and RMS key risk reporting with the Board. RMS reporting objectives and cadence include, but are not limited to, reporting on the risk management process and risk findings to the Disclosure Committee on a quarterly basis, the Executive Leadership Team, the Audit Committee and the Safety and Sustainability Committee regularly, and to the full Board of Directors on at least an annual basis.

As a component of long-term strategy, the Board also oversees safety and sustainability strategy and holds management accountable for performance, including by assessing how sustainability is integrated into the business by management at all levels. The Safety and Sustainability Committee assists the Board in oversight of and consideration of risks relating to sustainability matters and has authority to investigate and review key sustainability matters and performance. As part of this oversight the Safety and Sustainability Committee reviews Newmont's Energy and Climate Strategy, the Annual Sustainability Report and Climate Report each year. Other Board committees maintain oversight of other sustainability matters such as corporate governance at Corporate Governance and Nominating Committee, compensation measures related to sustainability at Leadership Development and Compensation Committee, and anti-corruption, ethical conduct, taxes and royalties and cyber security at Audit Committee, among other matters.

The Board and Audit Committee receive reports on information technology risks, including cybersecurity and data security risks. The Board oversees and reviews our information technology and cybersecurity strategy, including discussion and evaluation of emerging cyber risks. Our regular quarterly business reviews to the full Board include cybersecurity updates, which incorporate reporting against our cybersecurity dashboard, quarterly and consider data security risks and mitigation strategies with such members of management at least annually. The Audit Committee also dedicates time to oversee management's actions to identify and assess material cybersecurity risk and actions to mitigate such risks. Day-to-day management of data security is currently the responsibility of our Group Head, Chief Information Officer and Head, Cybersecurity, who work in close collaboration with our Chief Technology Officer. Management, supported by an independent third party, regularly assesses the Company's cybersecurity risks to address mitigation and remediation actions. Management also maintains regular information security training and phishing tests with the workforce. Refer to our Annual Report on Form 10-K for the year-ended December 31, 2024, under Part 1, Item 1C. Cybersecurity for additional information on the Company's approach to cybersecurity risk management, strategy and governance.

Board, Committee and Director Assessment

The Board and each of its Committees have a robust annual self-evaluation process.

ANNUAL REVIEWS	<p>In alignment with the Company’s Corporate Governance Guidelines, the Corporate Governance and Nominating Committee leads the Board in its annual review process, which includes:</p> <ul style="list-style-type: none"> ▶ The Board assessment of the performance and effectiveness of the Board and its Committees ▶ Committee assessments and charter reviews ▶ Director peer evaluations of individual Director performance <p>These assessments are typically conducted annually using a Board and Committee self-assessment process that focuses on numerous aspects of corporate governance and Director duties and responsibilities. Individual questionnaire evaluations by each Board member are conducted on a confidential and anonymous basis.</p> <p>To enhance the review process, the Board engages the services of an independent third party on a periodic basis as determined by the Corporate Governance and Nominating Committee. The last such review was completed for 2023.</p>
OUTCOME	<p>Each Committee of the Board, as well as the full Board of Directors, concluded effective operations by the Board and Committees.</p>
FOLLOW-UP	<p>The Chair and the Corporate Governance and Nominating Committee use these results in conjunction with the assessment of the skills and characteristics of Board members, as well as in connection with making recommendations to the Board regarding the slate of directors for inclusion in the Company’s Proxy Statement for election at the Annual Meeting of Stockholders.</p> <p>The Chair also conducts candid, one-on-one discussions with each independent Director regarding observations and suggestions, if any, from the peer evaluations and presents the findings of the annual Board self-assessment to the full Board in executive session for discussion.</p> <p>Policies and practices of the Board are updated per the evaluation results as appropriate. Director suggestions for improvements to the questionnaires and evaluation process are incorporated.</p>

AREAS OF FOCUS

Among other topics, the Board evaluations typically focus on:

- ▶ the Board’s overall responsibilities and effectiveness
- ▶ oversight of business strategy and strategic planning process
- ▶ structure and composition of the Board (including organization, size, operation and tenure policies)
- ▶ the Board culture (both in executive session, as well as in connection with management and advisors)
- ▶ oversight of risk strategy and risk management systems
- ▶ oversight of the Company’s key issues and opportunities
- ▶ the adequacy and quality of information provided to the Board
- ▶ the allocation of the Board’s meeting time and priorities
- ▶ the overall Board policies, processes and procedures

Process for Selecting New Directors

We have established a process for identifying and nominating Director candidates that has resulted in the election of a highly qualified and dedicated Board of Directors.

1	SOURCE CANDIDATE	Candidate Pool from <ul style="list-style-type: none"> ▶ Independent search firms ▶ Independent directors 	<ul style="list-style-type: none"> ▶ Stockholders ▶ Management referrals
2	IN-DEPTH REVIEW	By the Committee <ul style="list-style-type: none"> ▶ Skills matrix ▶ Strategic business priorities ▶ Board succession planning ▶ Screen qualifications 	<ul style="list-style-type: none"> ▶ Diversity ▶ Independence and potential conflicts ▶ Meet with director candidates
3	RECOMMEND	Selected Candidates for Appointment to our Board	
4	REVIEW	Full Board	
5	SELECT DIRECTOR(S)		

The Board of Directors has determined that Directors should possess the following minimum qualifications: (a) the highest personal and professional ethics, integrity and values; (b) commitment to representing the long-term interest of stockholders; (c) broad experience at the policy-making level in business, government, education, technology or public interest; and (d) sufficient time to effectively fulfill duties as a Board member. The Board recommends qualified individuals who provide the mix of director skills, characteristics, experiences, backgrounds and perspectives appropriate for the Company.

The Corporate Governance and Nominating Committee carefully evaluates the expertise and needs of the Board to determine the Board's membership and size. This evaluation includes the selection of candidates to serve on the Board to ensure the range of skills, qualifications, and experiences needed is considered, as well as the Company's strategy and oversight priorities.

As the Corporate Governance and Nominating Committee identifies the need to add new Board members, the Chair coordinates the search for qualified candidates with input from management and other Board members. Additionally, an independent third-party search firm assists the Corporate Governance and Nominating Committee with its recruitment efforts. The Corporate Governance and Nominating Committee screens and recommends candidates for nomination by the full Board.

The Corporate Governance and Nominating Committee would consider candidates submitted by stockholders on the same basis as any other candidate. Any stockholder proposing a nomination should submit such candidate's name, along with curriculum vitae or other summary of qualifications, experience and skills to the Corporate Secretary, Newmont Corporation, 6900 E. Layton Avenue, Suite 700, Denver, Colorado 80237 USA (attention: Logan Hennessey).

Board Size

Newmont's By-Laws provide that the size of the Board may range from eight (8) to seventeen (17) members. The Corporate Governance and Nominating Committee consider strategic oversight priorities of Newmont current business and operations, as well as investor feedback on Board size and governance. In considering Board composition, the Corporate Governance and Nominating Committee is reducing the size of the Board to twelve directors. The Corporate Governance and Nominating Committee aims for the right balance between ensuring diverse and broad expertise, perspectives and skills and promoting robust dialogue, accountability and efficiency. Based upon an assessment in early 2025, which included feedback from the other members of the Board, the Board believes that a size of ten (10) to twelve (12) directors will best serve the needs of the Company in the current environment and strikes the appropriate balance between promoting robust dialogue and accountability and ensuring diverse expertise, perspectives and skills.

Retirement, Tenure and Board Refreshment

The Corporate Governance and Nominating Committee of the Board regularly considers director succession planning and the long-term make-up of our Board, including how the members on our Board will change over time.

The Company's retirement policy for non-employee Directors in the Corporate Governance Guidelines (the "Guidelines") provides that no director will stand for election or re-election if such director: (i) will have reached the age of 75 as of the date of the upcoming Annual Meeting of Stockholders; or (ii) will have reached 15 years of service on the Board as of the date of the upcoming Annual Meeting of Stockholders, whichever is earlier; provided, however, that in its sole discretion, the Board, upon recommendation of the Governance Committee, may waive the age and tenure limitations for any director if the Board determines that a director possesses the appropriate skills and characteristics required of Board members in the context of the current make-up of the Board and any perceived needs and that it is in the best interests of the Company and its Stockholders to do so. As of the Record Date, the average age of our Board of Directors nominees was approximately 63, with ages ranging from 51 to 70. The Corporate Governance and Nominating Committee aims to strike an appropriate balance between the deep expertise and knowledge that comes from longer-term service and the new experiences and perspectives that can be provided with additions to the Board.

As of the Record Date, the average tenure of our Board of Directors nominees was approximately 5.8 years. This average tenure is due in part to the more recent appointments of Ms. Layman in 2023, Mr. Conger in 2024 and new nominee Mr. Seaton in 2025. The retirement policy of Newmont's Board reflects the commitment of our Directors to Board refreshment and to seek balance in the boardroom. Tenure is one factor considered by the Board.

Proxy Access

In response to stockholder feedback, the Board amended and restated the Company's By-Laws to implement a market-standard "proxy access" by-law:



A stockholder, or a group of up to 20 stockholders owning 3% or more of the Company's outstanding common stock continuously for at least three (3) years



The stockholder or group may nominate and include in the Company's proxy materials directors constituting up to the greater of 2 members or 20% of the Board



Provided that the stockholder(s) and the nominee(s) satisfy the requirements specified in the By-Laws

Our By-Laws are available on our website at <http://www.newmont.com/about-us/governance-and-ethics/>.

Stakeholder Outreach

We view our relationship with stockholders as a critical corporate governance practice. Regular engagement with our stockholders helps us to understand investor expectations for performance and reporting and helps to shape corporate governance and executive compensation policies. In relation to the 2025 Proxy Statement, that outreach began before the issuance of this Proxy Statement. In addition to members of management, our independent Chair, Committee Chairs and other directors are also available to engage with stockholders, either directly or as part of our structured stockholder engagement program.

During 2024, we contacted all institutional stockholders who owned at least 0.50% of our aggregate outstanding shares of common stock, representing approximately 47% of outstanding shares of our common stock. We engaged with all stockholders who responded to our invitation to discuss corporate governance, climate change initiatives, executive compensation and other important business and sustainability matters. These discussions provide us with valuable feedback on key issues and specific elements of our programs. Stockholder feedback is reported to and discussed with our Board and relevant committees. In recent years, stockholder feedback has supported a range of actions, including setting specific, objective long-term sustainability targets, enhancing sustainability disclosures for transparency, enhancing our compensation programs governance and design. Additionally, stockholder feedback around water stewardship, social and environmental responsibility, and other critical topics was received through inbound stockholder meeting requests, demonstrating the open channels of feedback between stockholders and the Company. We believe our proactive engagement approach has resulted in constructive feedback and input from stockholders, and we intend to continue these efforts. See also "Stockholder Engagement and Say-on-Pay" in the "Compensation Discussion and Analysis" section.

We believe that aligning our business goals with the long-term interests of our stakeholders and the broader society is essential to our future success. In addition to our stockholders, we also engage regularly with relevant stakeholders, whom we consider to be any person or organization potentially impacted by our activities or influential to our success, which allows us to gain a greater understanding of their needs, interests and perspectives while, at the same time, encouraging shared decision making to promote mutually beneficial outcomes. Newmont also engages with a variety of organizations at a global, regional, national and local level to adhere to high standards of governance, social and environmental policies and performance. These memberships and voluntary commitments reflect our values, support our approach to working collaboratively on best practices across several key matters and allow external stakeholders to hold us accountable. Our participation in industry initiatives allows us to inform and influence global standards and practices, as well as gain insight into emerging expectations and issues. More information regarding our broader stakeholder engagement can be found in the Company's Annual Sustainability Report accessible through www.newmont.com/sustainability. Our Sustainability and Stakeholder Engagement Policy, which states our commitment to transparently communicate with stakeholders is available on our Sustainability website.

Communications with Stockholders or Interested Parties

The Company values your feedback. Any stockholder or interested party who desires to contact the Company's Chair, the non-management Directors as a group or the other members of the Board of Directors may do so by emailing the Corporate Secretary at CorporateSecretary@Newmont.com or writing to the Corporate Secretary (attention: Logan Hennessey), Newmont Corporation, at 6900 E. Layton Avenue, Suite 700, Denver, Colorado 80237 USA. Any such communication should state the number of shares owned, if applicable. The Secretary will forward to the Chair any such communication addressed to the Chair, the non-employee Directors as a group or to the Board of Directors generally, and will forward such communication to other Board members, as appropriate, provided that such communication addresses a legitimate business issue. Any communication relating to accounting, auditing or fraud will be forwarded to the Chair of the Audit Committee. For any questions on the Company's assets, strategy, financial results, or guidance, please contact the Investor Relations team at Investor.Relations@Newmont.com or writing to Investor Relations, Newmont Corporation, at 6900 E. Layton Avenue, Suite 700, Denver, Colorado 80237 USA.

Code of Conduct

Newmont's Code of Conduct (the "Code") publicly sets out the high standards of conduct expected of all of our Directors, employees and officers including the Chief Executive Officer, the Chief Financial Officer, the Chief Accounting Officer and other persons performing financial reporting functions, as well as by our partners, vendors and contractors when they are working with us or on our behalf. The Code, which has been adopted by Newmont's Board of Directors, sets out Newmont's basic standards for ethical and legal behavior. The Code is available on our website at <http://www.newmont.com/about-us/governance-and-ethics/>. The Code is designed to deter wrongdoing and promote: (a) honest and ethical conduct; (b) full, fair, accurate, timely and understandable disclosures; (c) compliance with laws, rules and regulations; (d) prompt internal reporting of Code violations; and (e) accountability for adherence to the Code. Newmont will post on its website a description of any amendment to the Code and any waiver, including any implicit waiver, by Newmont of a provision of the Code to a Director or Executive Officer (including senior financial officers), the name of the person to whom the waiver was granted and the date of the waiver within four business days of such waiver or amendment. We granted no waivers under the Code in 2024.

Related Person Transactions

The Board has adopted written policies and procedures for approving related person transactions. Any transaction with a related person, other than transactions available to all employees generally or involving aggregate amounts of less than \$120,000, must be approved or ratified by the Audit Committee, the Leadership Development and Compensation Committee for compensation matters, or disinterested members of the Board. The policies apply to all Executive Officers, Directors and their family members and entities in which any of these individuals has a substantial ownership interest or control.

Independent Compensation Consultant

For executive compensation consulting services in 2024, the Board of Directors engaged Frederic W. Cook & Co., Inc. ("FW Cook"). The Board uses a best practice approach of engaging separate advisors for Board compensation and management compensation to minimize the potential for conflict of interest. For a description of the executive compensation consulting services provided by FW Cook to the Leadership Development and Compensation Committee ("LDCC") of the Board of Directors, see the "Role of the Independent Compensation Consultant." The Board of Directors and Corporate Governance and Nominating Committee also engaged Willis Towers Watson PLC ("WTW") to assist in the evaluation of Independent Director compensation in 2024. See "Director Compensation."

Executive Compensation Risk Assessment

We believe Newmont's compensation programs for the Chief Executive Officer and other Executive Officers are carefully structured to balance risk and reward, while mitigating the incentive for excessive risk-taking. In addition to sound plan design and regular oversight of compensation policies by the LDCC, a third-party organization, WTW, conducted a risk assessment of the program in 2024 at the request of the LDCC. The LDCC concluded that Newmont's executive compensation programs align with market standards and governance best practices, and do not encourage excessive risk-taking. The programs strike an appropriate balance between fixed compensation and "at-risk" pay. Furthermore, the LDCC exercises strong oversight by reviewing and approving incentive program goals and payouts, with discretion to adjust for unusual or extraordinary circumstances. Based on SEC guidelines evaluating employee compensation risk, no concerns or adverse risks were identified that would require disclosure in this Proxy Statement.

Leadership Development and Compensation Committee Interlocks and Insider Participation

No members of the LDCC who served during the last fiscal year (whose names appear under "Report of the Leadership Development and Compensation Committee on Executive Compensation") is, or has ever been, an officer or employee of the Company or any of its subsidiaries. In addition, during the last fiscal year, no Executive Officer of the Company served as a member of the board of directors or the compensation committee of any other entity that has one or more Executive Officers serving on our Board or our LDCC.

Director Compensation

The following table shows the compensation program applied to each of our non-employee Directors during 2024:

Annual Retainer	\$135,000 for each Director
	\$30,000 for the Chair of the Audit Committee
	\$25,000 for the Chair of the Leadership Development and Compensation Committee
	\$20,000 for the Chair of the Corporate Governance and Nominating Committee
	\$25,000 for the Chair of the Safety and Sustainability Committee
	\$175,000 for the Non-Executive Chair of the Board
Stock Award	\$180,000 of common stock or director stock units each year under the 2020 Stock Incentive Compensation Plan. The fair market value is determined on the first business day following election by the Board or re-election at the Company's Annual Meeting, or as soon as administratively possible.

Director Compensation Program

The Board of Directors compensation program is reviewed by the Corporate Governance and Nominating Committee of the Board regularly to ensure the program aligns with market practice and supports recruitment and retention efforts. The program is compared to compensation for the companies in our executive Compensation Peer Group (see "Compensation Peer Group" for review of peer companies) to ensure alignment with companies of a similar business scope and size. A secondary review is completed assessing practices in comparison to our International Mining Peer Group (comprised of Agnico Eagle Mines Limited, Anglo American plc, AngloGold Ashanti plc, Barrick Gold Corporation, BHP Group Limited, Freeport-McMoRan Inc., Kinross Gold Corporation, and Rio Tinto Group).

In 2024, based on feedback received during our 2024 Proxy Statement engagement with advisory firms and stockholders, the Corporate Governance and Nominating Committee decreased the Non-

Executive Chair of the Board Annual Retainer from \$280,000 to \$175,000 for 2024. Newmont and its Board view continuous engagement with our many stakeholders as critical to informing our plan designs and compensation values for both director compensation and executive compensation. The other components of Non-Executive Chair compensation remained in alignment with market and were not identified as an area of concern during our engagement with stockholders, and therefore no further changes were recommended to Chair compensation for 2024.

In February 2025, the Corporate Governance and Nominating Committee of the Board engaged in its annual review of the non-executive director compensation program, supported by analysis of pay levels for the Board as a whole, typical director, leadership directors (a director with a committee leadership role), and Independent Chair prepared by the Company's third-party consultant, WTW. The program was found to be competitive and in alignment with market, and it was determined that no changes to the program were recommended for 2025. Non-Executive Chair compensation, including the retainers and stock award, were assessed to be aligned with the median of our Compensation Peer Group, and remain well below the median of our International Mining Peer Group. Compensation for all other Director positions also remained in alignment with the median of our Compensation Peer Group.

Director Compensation for Fiscal 2024

The following table presents compensation paid to non-employee directors for services rendered in fiscal 2024 as calculated in accordance with SEC rules.

NAME ⁽¹⁾	FEES EARNED OR PAID IN CASH (\$)	STOCK AWARDS ⁽²⁾ (\$)	ALL OTHER COMPENSATION (\$)	TOTAL (\$)
PHILIP AIKEN AM	\$ 135,000	\$ 180,000	\$ —	\$ 315,000
PATRICK G. AWUAH, JR.⁽³⁾	\$ 42,651	\$ —	\$ 30,420	\$ 73,071
GREGORY H. BOYCE	\$ 330,000	\$ 180,000	\$ —	\$ 510,000
BRUCE R. BROOK⁽⁴⁾	\$ 165,000	\$ 180,000	\$ 5,000	\$ 350,000
MAURA J. CLARK	\$ 135,000	\$ 180,000	\$ —	\$ 315,000
HARRY M. CONGER	\$ 68,972	\$ 147,945	\$ —	\$ 216,917
EMMA FITZGERALD	\$ 135,000	\$ 180,000	\$ —	\$ 315,000
MARY A. LASCHINGER⁽³⁾	\$ 42,651	\$ —	\$ 20,141	\$ 62,792
SALLY-ANNE LAYMAN	\$ 135,000	\$ 180,000	\$ —	\$ 315,000
JOSÉ MANUEL MADERO	\$ 135,000	\$ 180,000	\$ —	\$ 315,000
RENÉ MÉDORI	\$ 135,000	\$ 180,000	\$ —	\$ 315,000
JANE NELSON⁽⁴⁾	\$ 160,000	\$ 180,000	\$ 4,026	\$ 344,026
JULIO M. QUINTANA	\$ 160,000	\$ 180,000	\$ —	\$ 340,000
SUSAN N. STORY	\$ 135,000	\$ 180,000	\$ —	\$ 315,000

(1) Mr. Palmer's compensation is shown in the Summary Compensation Table.

(2) For 2024, all non-employee Directors elected to receive stock awards in the form of director stock units ("DSUs") except for Mr. Médori, who elected to receive common stock. The amounts set forth next to each award represent the aggregate grant date fair value of such award computed in accordance with Financial Accounting Standards Board ("FASB") Accounting Standards Codification Topic 718 ("ASC 718") which was the closing sales price on the date of grant on April 26, 2024, with a grant date fair value of \$42.73. There are no other assumptions made in the valuation of the stock awards. For Harry M. Conger, the amount includes DSUs awarded on June 28, 2024, with a grant date fair value of \$41.87, in connection with his appointment to the Board.

(3) The amount shown as all other compensation for Mr. Awuah and Ms. Laschinger represents accrued dividends paid in connection with the shares of stock underlying director stock units awarded pursuant to the Company's director compensation program.

(4) The amount shown as All Other Compensation for Mr. Brook and Ms. Nelson represents contributions made under the Company's charitable Matching Gifts Program. Non-Employee Directors are eligible to participate in the Company's Matching Gifts Program on the same basis as employees, pursuant to which the Company will match dollar-for-dollar, contributions to qualified tax-exempt organizations, not more than \$5,000 per eligible donor per calendar year. The figures above represent the Company's match of qualified charitable donations. The charitable matching amount of \$5,000 for Mr. Brook assumes a conversion rate of \$0.67 for Australian Dollar ("AUD") to U.S. dollar for donations made in AUD.

Outstanding Awards

As of December 31, 2024, each non-employee director held the following number of unvested director stock units:

NAME ⁽¹⁾	STOCK AWARDS	
	AGGREGATE DIRECTOR STOCK UNITS OUTSTANDING (#)	MARKET VALUE OF OUTSTANDING DIRECTOR STOCK UNITS (\$) ⁽²⁾
PHILIP AIKEN AM	6,512	\$ 242,377
GREGORY H. BOYCE	41,657	\$ 1,550,474
BRUCE R. BROOK	29,214	\$ 1,087,345
MAURA J. CLARK	15,921	\$ 592,580
HARRY M. CONGER	3,552	\$ 132,205
EMMA FITZGERALD	11,768	\$ 438,005
SALLY-ANNE LAYMAN	6,512	\$ 242,377
JOSÉ MANUEL MADERO	13,312	\$ 495,473
RENÉ MÉDORI	20,292	\$ 755,268
JANE NELSON	54,147	\$ 2,015,351
JULIO M. QUINTANA	41,657	\$ 1,550,474
SUSAN N. STORY	14,797	\$ 550,744

(1) Mr. Conger was appointed to the Board of Directors effective June 28, 2024. Common Stock ownership amount for Mr. Aiken, Mr. Brook, Mr. Conger, Ms. Layman, Mr. Médori and Ms. Story is included in the Common Stock column of the Stock Ownership of Directors and Executive Officers table.

(2) Calculated with the closing price of \$37.22.

Director Share Ownership Guidelines

All Directors are expected to have a significant long-term financial interest in the Company. To align the interests of the Directors and the stockholders, each Director must beneficially own shares of common stock (or hold director stock units) of the Company having a market value of five times the annual cash retainer payable under the Company's Director compensation program. Newly elected Directors are expected to meet this requirement within five years of first becoming a Director of the Company.

Taking into consideration the volatility of the stock market, the impact of gold, copper, and other commodity price fluctuations on the Company's share price and the long-term nature of the ownership guidelines, it would be inappropriate to require Directors to increase their holdings because of a decrease in the price of the Company's shares. As such, once the guideline is achieved, future fluctuations in price are not deemed to affect compliance. Specifically, if a decline in the Company's share price causes a director's failure to meet the guideline, the Director will not be required to purchase additional shares, but such Director will refrain from selling any shares until the threshold has again been achieved. As of December 31, 2024, all Directors either met the share ownership guidelines or fell within the exceptions to the guidelines.

PROPOSAL TWO – ADVISORY VOTE ON THE APPROVAL OF EXECUTIVE COMPENSATION

We are asking stockholders to approve on an advisory basis, the compensation of our Named Executive Officers as described in the "Compensation Discussion and Analysis," the compensation tables, and related narrative discussion included in this Proxy Statement. This Proposal Two, commonly known as a "Say-on-Pay" proposal, gives stockholders the opportunity to approve, reject, or abstain from voting with respect to our fiscal 2024 executive compensation programs and policies, and the compensation paid to the Named Executive Officers. This vote is not intended to address any specific item of compensation, but rather the overall compensation of our Named Executive Officers as described in this Proxy Statement. This proposal allows our stockholders to express their opinions regarding the decisions of the Leadership Development and Compensation Committee (the "LDCC") on the prior year's annual compensation to the Named Executive Officers. Because your vote on this proposal is advisory, it will not be binding on Newmont, the Board, or the LDCC. However, your advisory vote will serve as an additional tool to guide the Board and the LDCC in continuing to improve the alignment of the Company's executive compensation programs with the interests of the Company and its stockholders and is consistent with our commitment to high standards of corporate governance. The Board has adopted a policy of providing for annual advisory votes from stockholders on executive compensation, in line with the feedback of stockholders on the Say-on-Pay frequency vote last conducted at the 2023 Annual Meeting of Stockholders.

This item is being presented pursuant to Section 14A of the Securities Exchange Act of 1934 and the next advisory say-on-pay vote will occur at the 2025 annual meeting.

RESOLVED, that the compensation paid to the Company's Named Executive Officers, as disclosed pursuant to Item 402 of Regulation S-K of the Securities Act of 1933, as amended, including the "Compensation Discussion and Analysis," compensation tables and related-narrative discussion in this 2025 Proxy Statement, is hereby APPROVED.

Approval of this proposal requires the affirmative vote of the holders of a majority of the shares entitled to vote on the proposal.



The Board of Directors unanimously recommends a vote **FOR** the foregoing resolution for the reasons outlined below.

Before you vote, we encourage you to read the "Compensation Discussion and Analysis" section of this Proxy Statement for additional details on our executive compensation including the changes made based upon stockholder feedback.

COMPENSATION DISCUSSION AND ANALYSIS

The Compensation Discussion and Analysis (“CD&A”) describes the governance, pay philosophy, objectives, components, and additional aspects of our 2024 executive compensation programs.

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COMPENSATION PROGRAM ALIGNS WITH BUSINESS STRATEGY AND SUPPORTS STOCKHOLDER VALUE CREATION

Evolution of Executive Compensation Plan Design

During 2024 we maintained our focus on evaluating and updating our compensation programs to ensure continued alignment with investor expectations and best practice. Some of the highlights include:

	2024	2025
Annual Incentive Program	<ul style="list-style-type: none"> ▶ Streamlined the annual bonus plan by reducing metrics from 11 in 2023 to 6 in 2024 ▶ Maintained sustainability metric weighting at 30% while increasing financial metric weighting to 70% ▶ Introduced a metric tied to Newcrest Synergy 	<ul style="list-style-type: none"> ▶ Maintained six metrics in 2025, including a new metric focusing on our culture, while preserving 70% weighting for financial metrics and 30% weighting for sustainability metrics ⁽¹⁾ ▶ Revised safety metrics to include leading and lagging performance indicators ⁽¹⁾ ▶ Removed Newcrest Synergy metric as operations are now integrated ⁽¹⁾
Long-term Incentive Program	<ul style="list-style-type: none"> ▶ Introduced Return on Capital Employed (ROCE) as a Performance Stock Unit (PSU) metric with a 20% weighting ▶ Added the S&P 500 Index as an additional constituent to the PSU peer group, supplementing the existing VanEck Vectors Gold Miners exchange-traded fund constituents 	<ul style="list-style-type: none"> ▶ Increased weighting of ROCE in PSUs to 30%
Other Elements	<ul style="list-style-type: none"> ▶ Revised Section 16 Share Ownership Standard; during 5-year transition period, officers must hold 50% of vested shares until reaching target ownership level 	<ul style="list-style-type: none"> ▶ Expanded Clawback provisions to include recovery of cash payments (e.g., signing bonus) and time-based equity awards, as well as recovery for unethical and misconduct-related behavior ▶ Revised Compensation Peer Group to reflect Newmont’s footprint following the acquisition of Newcrest and divestment of six non-core assets

⁽¹⁾ Reflects the proposed 2025 annual incentive program design, which remains subject to final review and approval by the LDCC.

About Newmont

See the “About Newmont” section for a summary of our 2024 Company Highlights, Values, People, and Approach to Sustainability.

CEO Pay Aligned to Company Performance

The Leadership Development and Compensation Committee (LDCC) carefully evaluates the design, competitiveness, and outcomes of our compensation programs for the CEO, as well as other Executive Officers, to ensure alignment with stockholder interests.

The CEO's compensation is primarily tied to the company's financial performance metrics through its incentive programs. For 2024, these metrics include Adjusted Cash Sustaining Costs per Gold Equivalent Ounce⁽⁴⁾, Attributable Adjusted Free Cash Flow⁽⁴⁾, Newcrest Integration Synergies, Return on Capital Employed, and Relative Total Shareholder Return (rTSR). Additionally, the Performance Share Unit (PSU) and Restricted Stock Unit (RSU) programs are significantly influenced by Newmont's stock price, ensuring direct alignment with stockholder interests.

In addition to benchmarking against our Compensation Peer Group and following best practices, the LDCC evaluates Target Pay⁽¹⁾ vs. Realized Pay⁽²⁾ over a three-year period, in relation to company performance.

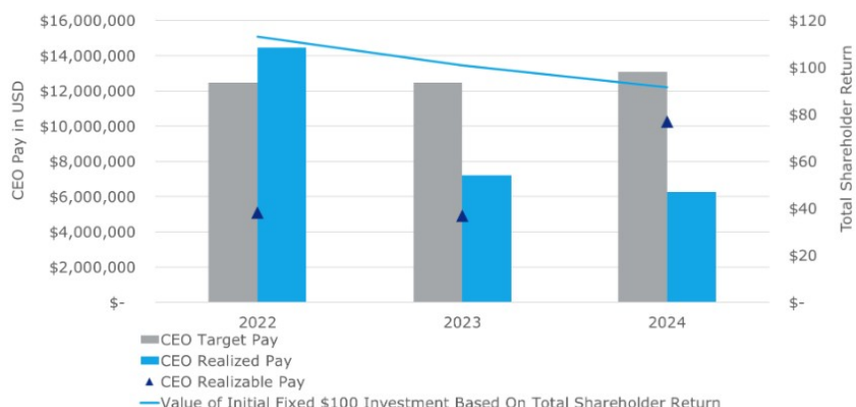
- ▶ The CEO's Realized Pay directionally aligned with Newmont's Total Shareholder Return (TSR) from 2022 to 2024, averaging 27% below Target Pay over the three-year period, and 52% below Target Pay for 2024
- ▶ Lower than Target Pay primarily reflects below-target incentive plan payouts and the impact of a lower stock price on the CEO's equity awards
 - ▶ The average annual bonus payout between 2022 and 2024 was 69% of target, while the 2024 annual bonus payout, following the application of 40 percentage points negative discretion by the LDCC, was 79.9% of target, as discussed in the "Annual Incentive Program" section
 - ▶ The RSUs vested on average at 73% of target, while RSUs vested in February 2025 at 98% of the 2024 RSU target (reflecting RSU shares from 2022, 2023, and 2024)
 - ▶ The average PSUs, when applying the stock price at vesting and the performance factor, vested at 52% of target, while the 2022 PSUs, which vested in February 2025, paid out at 0%, as discussed in the "Long-Term Incentive Program" section

The LDCC also evaluates the CEO's Realizable Pay⁽³⁾, averaging 47% below Target Pay over the same three-year period.

The chart below compares CEO Target Pay, CEO Realized Pay, CEO Realizable Pay, and TSR between 2022 and 2024.⁽⁵⁾ The CEO's Realized and Realizable Pay directionally aligned with Newmont's TSR over this three-year period, with the increase for 2024 reflecting the increase in LTI value between date of grant in February 2023 and year-end 2024.

Based on these results and the LDCC's assessment of Newmont's executive compensation program, the Committee believes the CEO's pay aligns with the Company's philosophy, with Realized Pay and Realizable Pay directionally reflecting company performance and stockholder experience.

Comparison of CEO Target Pay vs. Realized Pay vs. Realizable Pay vs. Total Shareholder Return



METRIC	2022	2023	2024	3-YEAR AVERAGE
CEO Target Pay	\$ 12,487,500	\$ 12,487,500	\$ 13,087,500	\$ 12,687,500
CEO Realized Pay	\$ 14,456,990	\$ 7,214,541	\$ 6,255,193	\$ 9,308,908
CEO Realized Pay As % Of Target Pay	116%	58%	48%	73%
CEO Realizable Pay	\$ 5,106,122	\$ 4,918,369	\$ 10,250,660	\$ 6,758,384
CEO Realizable Pay As % Of Target Pay	41%	39%	78%	53%
Year-end Stock price	\$ 47.20	\$ 41.39	\$ 37.22	\$ 41.94
Value of Initial Fixed \$100 Investment Based on TSR	\$ 113	\$ 101	\$ 92	\$ 102

CEO Compensation	Base Salary	Annual Incentive Program	Long-term Incentive Program
(1) Target Pay	Target opportunity for program year	Target opportunity for program year	Target opportunity for program year
(2) Realized Pay	Actual annual salary paid for program year	Actual annual incentive paid for program year paid in February following program year	Value of LTI vesting in February following program year
(3) Realizable Pay	Actual annual salary paid for program year	Actual annual incentive paid for program year paid in February following program year	Value of RSUs based on stock price at vesting or as of 12/31/2024 Value of PSUs based on stock price and actual / projected PSU performance at vesting or as of 12/31/2024 for respective plan program year

(4) CPB Adjusted CSC/GEO and CPB Attributable Adjusted Free Cash Flow are non-GAAP metrics used for compensation purposes. See Annex A-1 for reconciliations.

(5) Realized Pay and Realizable Pay are determined as outlined in the table and footnotes above and serve as a supplement to, rather than a replacement for, the values and calculations defined by the SEC in the Summary Compensation Table and Compensation Actually Paid in the Pay Versus Performance Table.

EXECUTIVE COMPENSATION GOVERNANCE

Key Executive Compensation Governance Practices

The Committee reviews risk mitigation strategies and essential governance matters, incorporating the following best practices employed by the Company:

WHAT WE DO:

- | | | |
|----------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------|
| ▶ Active stockholder engagement | ▶ Engagement with independent compensation consultant | ▶ Annual review of the LDCC charter |
| ▶ Annual 3 rd party risk assessments of executive compensation programs | ▶ Each component of target compensation benchmarked to the median of our Compensation Peer Group | ▶ Strong pay for performance ties with most of the executive compensation being at-risk (89.0% for CEO; 80.7% for other NEOs) |
| ▶ Balanced and market aligned pay mix across short, mid, and long-term compensation | ▶ Balanced portfolio of objective bonus performance metrics | ▶ Strong reliance on performance-based long-term incentives |
| ▶ Capped annual incentive bonus and PSU payouts | ▶ Compensation decisions and incentive plan performance audited by both external and internal control functions | ▶ Routine leadership, talent, and inclusion reviews |
| ▶ Up-to-date succession planning with a focus on continual development for senior executives | ▶ Stock ownership requirements | ▶ Tally sheets reviewed by the LDCC for Section 16 Officers |
| ▶ Restrictions on trading stock during certain periods | ▶ Double trigger change of control provisions | ▶ Comprehensive clawback provisions for cash and equity-based awards |

WHAT WE DON'T DO:

- | | | |
|---------------------------------------------------------------------------------------------------------------|------------------------------------------------|----------------------------------------------------|
| ▶ No contracts guaranteeing salary increases, non-performance-based bonuses, or equity compensation increases | ▶ No individual employment agreements for NEOs | ▶ No excessive perquisites |
| ▶ No excise tax gross ups or tax reimbursements | ▶ No dividends paid on unearned awards | ▶ No hedging, pledging, or short sale transactions |
-

Role of Leadership

Role of the Leadership Development and Compensation Committee (LDCC)

The Committee adopts an integrated approach to talent management and executive compensation, promoting ongoing dialogue to foster better decision-making and support the Company's long-term leadership goals. In addition to its traditional role of overseeing executive compensation at Newmont, the Committee regularly reviews and evaluates the Company's executive development talent management, culture, and global inclusion strategies and performance.

The LDCC is responsible for:

- ▶ **Executive Compensation Oversight:** Reviewing and evaluating Newmont's executive compensation programs to ensure alignment with the Company's purpose, stockholder interests, competitiveness of compensation and benefits offerings, and alignment with peer and market practices
- ▶ **Leadership Development:** Reviewing, assessing, and overseeing senior leadership development and talent management to ensure a strong pipeline of future leaders
- ▶ **Company Culture and Inclusion Strategy:** Reviewing and assessing Company culture and global inclusion strategies to ensure alignment with organizational values and long-term goals
- ▶ **Compensation Philosophy:** Establishing Newmont's compensation philosophy and objectives
- ▶ **Compensation Structure and Benefits:** Determining the structure, components, and other elements of compensation and benefits for the Company's Executive Officers, with CEO compensation subject to ratification by the full Board
- ▶ **CEO Performance and Goals:** Reviewing Newmont's corporate goals and objectives relevant to CEO compensation and evaluating the CEO's performance against stated objectives (in coordination with the Corporate Governance and Nominating Committee)
- ▶ **Stock-Based Compensation Awards:** Determining awards of stock-based compensation for Executive Officers, with the CEO awards subject to ratification by the full Board
- ▶ **Sustainability Goals:** Collaborating with the Board's Safety and Sustainability Committee to align the Company's compensation and benefits programs with sustainability goals and objectives

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Compensation Discussion and Analysis

When making executive compensation decisions, the Committee evaluates a variety of factors to ensure that pay is aligned with the Company's objectives, stockholder interests, and industry practices. The primary factors include:

FACTORS	PURPOSE / KEY CONSIDERATIONS
Peer Benchmarks and Market Insight	Ensures the reasonableness of pay relative to peers and market practices, maintaining competitiveness in attracting and retaining talent
Performance and Leadership Potential	Considers the context for each executive's compensation, including experience, skills, scope of responsibility, individual performance, and succession planning
Available Compensation Components	Reviews the purpose of each pay component (e.g., base salary, bonuses, stock-based awards) and the total sum of all elements
Pay Mix	Ensures a significant portion of executive pay is "at risk" to align compensation with stockholder interests, peer practices, and the Company's compensation philosophy
Pay Equity and Fairness	Evaluates the appropriateness of relative compensation among executives, promoting fairness and internal equity
Executive Compensation Alignment to Company Performance	Ensures pay is aligned with stockholder interests and the Company's performance, reinforcing the connection between executive compensation and the achievement of business goals
Consideration of Risk	Designs compensation programs to mitigate the risk of incentivizing excessive risk-taking, promoting long-term sustainable success

Role of the Independent Board Members

The independent Board members are responsible for:

- ▶ Reviewing and approving the annual Section 16 Executive Officer compensation objectives and performance targets
- ▶ Assessing the overall performance of the CEO against established goals and objectives
- ▶ Overseeing succession planning for the CEO
- ▶ Approving annual compensation actions for the CEO

The Corporate Governance and Nominating Committee is responsible for reviewing and determining director compensation, as well as succession planning for the Executive Leadership Team.

Refer to the "Corporate Governance" summary for additional information.

Role of the Independent Compensation Consultant

The Committee recognizes the importance of objective expertise and counsel provided by an independent compensation consultant. For 2024, the Committee retained FW Cook as its independent compensation consultant. FW Cook reports directly to the Committee, which retains sole authority to retain, terminate, and seek advice from FW Cook, at the Company's expense.

The responsibilities of the independent consultant, FW Cook, include:

- ▶ Advising the LDCC on trends, best practices, and issues in executive compensation
- ▶ Assessing Newmont's executive compensation philosophy, objectives, and components
- ▶ Developing and maintaining a peer group of companies for comparison purposes
- ▶ Advising the LDCC regarding considerations and market practices for annual incentive program and long-term equity program design
- ▶ Reviewing materials provided to the LDCC for discussion and approval
- ▶ Participating in LDCC meetings and providing consultation to the Chair of the LDCC regarding topics reviewed during the LDCC meetings

- ▶ Reviewing compensation levels and pay mix for each Section 16 Executive Officer
- ▶ Assessing and recommending changes for Section 16 Executive Officers' base salaries, as well as their annual incentive targets and long-term equity compensation levels

While the Committee considers the review and recommendations provided by FW Cook when making executive compensation decisions, the final decisions are made independently by the Committee, including recommendations to the Board regarding CEO compensation.

For 2024, the Committee assessed the independence of FW Cook pursuant to SEC and NYSE rules. This assessment considered factors such as the nature and scope of services provided, the fees paid for those services relative to the firm's total revenues, and the absence of additional services performed for management. In 2024, FW Cook's aggregate fees for compensation consulting services for the LDCC were \$256,018. Additionally, FW Cook has safeguards and procedures in place to maintain independence in its executive compensation consulting practice. Based on its consideration of the foregoing and other relevant factors pursuant to SEC and NYSE rules, the Committee concluded that FW Cook was independent and there were no conflicts of interest.

Role of Company Management

To design and develop the executive compensation programs, the Committee seeks input from several members of Company management, including the Chief People Officer, the Group Head, Total Rewards, the Group Head, Talent, the Head, Executive Compensation, as well as relevant members of Newmont's finance and legal teams. These individuals assist in the preparation of analyses, including financial data, peer comparisons, and other materials that help inform the Committee's decisions. They also play a key role in supporting the implementation of the Committee's decisions.

The CEO and select members of management are responsible for:

- ▶ Recommending the total target direct compensation and pay mix for each Section 16 Executive Officer, excluding the CEO
- ▶ Evaluating and summarizing the annual performance for each Section 16 Executive Officer, excluding the CEO
- ▶ Reviewing and recommending the annual compensation actions for each Section 16 Executive Officer, excluding the CEO

The CEO and select members of management regularly provide updates to the LDCC, including:

- ▶ Achievement relative to corporate goals
- ▶ Performance against individual goals for each Section 16 Executive Officer
- ▶ Performance for each Section 16 Executive Officer's business unit or function

The CEO has no involvement in any matters related to his own personal compensation and is not present during discussions regarding his pay. Similarly, no Section 16 Executive Officer plays any role in recommending their own personal compensation, nor are they present when their compensation is being discussed.

Compensation Peer Group

In line with market practice and to support the Company's governance framework, the Committee maintains a Compensation Peer Group to inform key executive compensation decisions. This peer group serves as a reference to ensure that Newmont's executive compensation components, pay mix, and design are competitive and appropriately aligned with market standards. The Committee also considers peer groups developed by proxy advisory firms and industry-specific surveys, such as those within the mining sector as supplementary reference points.

With the assistance of its independent consultant FW Cook, the Committee carefully reviewed the companies included in the 2024 Compensation Peer Group in July 2023. In light of the pending merger with Newcrest and anticipated divestiture of non-core assets, the Committee determined to make no changes to the peer group and to re-evaluate following the closing of the merger.

When evaluating the peer group, the Committee considered several key attributes, including industry, geography, global scale, and the complexity of business operations. Other factors included organizational scope (such as revenue, net income, total assets, market capitalization, and number of employees), logistical complexity, asset intensity, business maturity, and competition for talent. The Committee's objective is to maintain a peer group composed of companies with similar attributes as Newmont, while acknowledging that individual companies may differ in some attributes. Furthermore, the peer group closely aligns with the approach taken by an increasing number of Newmont's stockholders, particularly those characterized as general investors rather than sector-specific.

2024 Compensation Peer Group⁽¹⁾⁽²⁾⁽³⁾

Air Products and Chemicals, Inc. (AP)	Freeport McMoRan Inc. (FCX)
AMETEK, Inc. (AME)	Hess Corporation (HES)
Barrick Gold Corporation (GOLD)	Illinois Tool Works Inc. (ITW)
ConocoPhillips (COP)	Johnson Controls International plc (JCI)
Cummins Inc. (CMI)	Parker-Hannifin Corporation (PH)
Deere & Company (DE)	Pioneer Natural Resources Company (PXD)
DuPont de Nemours, Inc. (DD)	PPG Industries, Inc. (PPG)
Eaton Corporation plc (ETN)	Republic Services, Inc. (RSG)
Ecolab Inc. (ECL)	Rockwell Automation, Inc. (ROK)
Emerson Electric Co. (EMR)	Vulcan Materials Company (VMC)
EOG Resources, Inc. (EOG)	Waste Management, Inc. (WM)

(1) No changes were made to the companies included in the 2023 Compensation Peer Group.

(2) Peer company tickers in parentheses are each listed on the NYSE.

(3) Peer group reflected as approved in July 2023.

Stockholder Outreach Process

We consider our engagement with stockholders to be a fundamental aspect of corporate governance practice. This ongoing engagement allows us to better understand investor expectations regarding performance and provides valuable insight that shapes our corporate governance practices and executive compensation policies.



Direct Engagement

Each year we proactively engage with stockholders both before and after the filing of the Proxy Statement. We reach out to all institutional stockholders who own at least 0.50% of our aggregate outstanding shares of common stock, which in 2024 represented approximately 47% of outstanding shares.

In 2024, we engaged with all stockholders who responded to our invitation and those that contacted us, discussing key topics such as our executive compensation programs and governance, corporate governance, safety, climate change initiatives, and other important business and sustainability matters.

Our independent directors also make themselves available to engage directly with stockholders or through our formal engagement program.

The enhancements implemented for our 2024 and 2025 executive compensation programs, outlined in the “Evolution of Executive Compensation Plan Design” section, were directly informed by feedback received during our stockholder outreach in connection with 2023 and 2024 Newmont Proxy Statements.



Transparent Communication

At the core of our Company’s purpose is a strong governance framework, underpinned by a commitment to accountability and transparency.

We routinely and proactively engage with stockholders and their advisors through a variety of channels to ensure open and transparent communication. These include quarterly and full-year earnings presentations, SEC filings, voluntary sustainability disclosures, the Annual Proxy Statement, the annual stockholder meeting, investor meetings, conferences, and online communications.

Say-on-Pay

The Company recognizes the significant impact of executive compensation decisions on both Newmont's performance and our stakeholders. The annual say-on-pay vote provides stockholders the opportunity to assess our executive compensation philosophy, policies, practices, and alignment of compensation with Newmont's performance, as well as the compensation decisions for our NEOs. Along with our broader stockholder engagement, we consider this feedback essential in shaping and refining our approach to executive compensation.

Our approach to evaluating the say-on-pay vote and stockholder feedback is a multi-step process, ensuring all perspectives are carefully considered before implementing any changes to our executive compensation program.



Aligning with Best Practices

In addition to engaging with stockholders, we regularly review best practices and updated guidance from the SEC, proxy advisory firms, and executive compensation consulting firms. This includes input from both the Board's independent consultant, FW Cook, and management's consultant, WTW



Thoughtfully Considering Feedback

We systematically review insights from best practices and stockholder feedback, including the results of the annual say-on-pay vote, in collaboration with Newmont management, FW Cook, and the LDCC

Potential program changes are thoughtfully considered, taking into account the interdependencies across the Company's total rewards programs, alignment with Company strategy and values, industry-specific attributes, and the broader impact on all stakeholders



Intentionally Implementing Program Changes

The timing and approach for implementing any updates are an integral part of our review process

Our general philosophy is to minimize year-over-year changes to the compensation program, allowing time for socialization and alignment across stakeholders

We prioritize fully understanding the potential impact and unintended consequences of proposed changes and aim to minimize unnecessary disruption for all involved

At the 2024 Annual Meeting, our stockholders approved the compensation of our NEOs on an advisory basis, with 92.6% of the votes cast "For" such approval. The Committee interpreted these results as indicating that a substantial majority of stockholders view our executive compensation program, plan design, and governance as continuing to be well aligned with our stockholders, their investor experience, business outcomes, and sustainability and governance best practices.



Any stockholder or interested party who desires to contact Company management, the Company's Chair, the Chair of the LDCC, the non-management Directors as a group, or the other members of the Board of Directors is encouraged to do so throughout the year. Refer to "Stakeholder Outreach" and "Communications with Stockholders or Interested Parties" for additional information.

Annual Compensation Cycle and Decision-Making Process

The following chart outlines Newmont’s annual compensation cycle, highlighting key activities and how stockholder feedback is integrated into our decision-making process.

<p>March to July Engage & Review</p>	<ul style="list-style-type: none"> ▶ Initiate stockholder outreach and review feedback ▶ Review say-on-pay results, including feedback from proxy advisory firms ▶ Review market trends and best practices
<p>August to February Evaluate & Design</p>	<ul style="list-style-type: none"> ▶ Assess LDCC Charter and conduct Committee self-evaluation ▶ Conduct third-party compensation risk assessment audit ▶ Conduct compensation market competitiveness assessment ▶ Review compensation philosophy and objectives to ensure alignment with Company purpose ▶ Review updates to governance protocols ▶ Evaluate annual short-term and long-term incentive designs, metrics, and targets ▶ Design performance goals for following year’s NEOs ▶ Discuss target compensation for Section 16 Executive Officers for the following year
<p>December to March Assess & Recommend</p>	<ul style="list-style-type: none"> ▶ Evaluate Company performance against goals and approve incentive payout levels ▶ Evaluate individual performance against goals ▶ Determine and grant prior year’s annual Company performance incentive once full-year performance is determined and reported ▶ Determine current year’s incentive programs and grant long-term incentives to align with current-year goals and performance objectives
<p>Ongoing Actions</p>	<ul style="list-style-type: none"> ▶ Review and assess the Company’s human capital management activities, including talent development, culture, and progress toward inclusion objectives ▶ Review, assess, and develop the leadership pipeline ▶ Ensure strong governance over executive compensation programs ▶ Assess Company and Executive Officer performance against annual goals

Pay Philosophy

Newmont's shared purpose and values form the bedrock of our Company, and our compensation programs are crafted to mirror and bolster these fundamental attributes. Our compensation strategy is comprehensive and takes into account our diverse group of stakeholders. The executive compensation program encompasses a well-rounded mix of sustainability, financial, and growth metrics, both in absolute terms and relative to benchmarks. This design is intended to:

- ▶ **Drive Our Business Strategy:** we reward superior operational execution and financial performance, positioning us to lead the gold sector in profitability and responsibility and to sustain a global portfolio of long-life assets; the value of the compensation executives receive is tied to Newmont's performance, relative to key business goals, and increases in short and long-term stockholder value
- ▶ **Support our Talent Strategy:** attracting, developing, and retaining top talent is a key enabler for our success
- ▶ **Reflect an External Perspective:** we consider stockholder interests and the global market in which we operate when designing our programs
- ▶ **Align with Market Practice:** we ensure that our reward offerings are competitive and remain aligned with market practice

2024 NAMED EXECUTIVE OFFICERS

Tom Palmer



President and Chief Executive Officer

As President, CEO, and a member of the Board of Directors, Mr. Palmer is accountable for guiding Newmont's strategic direction, ensuring strong operating results, and maintaining the health and culture of the organization. He is also responsible for upholding the Company's ethics, compliance standards, and corporate responsibility initiatives.

Profile:

Mr. Palmer became President and CEO and joined the Board of Directors of Newmont on October 1, 2019. He had served as President since June 2019 and as President and Chief Operating Officer from November 2018 until June 2019. Previous roles at Newmont include Executive Vice President and COO, Senior Vice President for Asia Pacific, and Senior Vice President for Indonesia. Prior to joining Newmont in 2014, Mr. Palmer had a 20-year career with Rio Tinto.

Mr. Palmer has extensive leadership experience, particularly in delivering production and fostering safety culture programs while promoting an inclusive workplace. He holds a Master of Engineering Science and a Bachelor of Engineering from Monash University in Melbourne, Australia. Currently, Mr. Palmer serves as the Chair of the International Council on Mining and Metals (ICMM) CEO Advisory Group on Social Performance, is a member of the ICMM's three-person Administrative Committee, and holds the position of Vice Chair of the World Gold Council (WGC). He also chairs the WGC's Sustainability Taskforce, serves on both the Administrative Committee and Compensation Committee, and chairs the World Economic Forum Mining and Metals Community.

Karyn Ovelmen



Chief Financial Officer

As CFO, Ms. Ovelmen serves as a member of Newmont's executive leadership team contributing to the Company's strategic direction. Ms. Ovelmen leads the integrated financial planning, accounting, controller, tax, treasury, and internal audit functions, as well as oversees investor relations and enterprise risk management.

Profile:

Ms. Ovelmen joined Newmont in May 2023 as CFO, bringing extensive global leadership experience to the role. She is responsible for maintaining a robust and flexible balance sheet to support Newmont's capital allocation strategy and overseeing the Company's global finance functions. Prior to joining Newmont, Ms. Ovelmen held CFO roles at complex, capital intensive companies in the resource and energy sectors, including Flowserve, LyondellBassell Industries NV, and Petroplus Holdings AG. Most recently, she focused on Board of Director roles at Hess Corporation and Arcelor Mittal. With a strong commitment to developing high-performing teams and driving continuous improvement, Ms. Ovelmen has worked in the United States, United Kingdom, Switzerland, and Europe. She holds a Bachelor of Arts in Political Science from the University of Connecticut and is a licensed Certified Public Accountant in Texas.

Natascha Viljoen



Chief Operating Officer

As COO, Ms. Viljoen serves as a member of Newmont’s executive leadership team, contributing to the Company’s strategic direction. She is responsible for leading operations across the enterprise, in addition to overseeing global projects. In 2024, Ms. Viljoen assumed responsibility for the health, safety, and security function.

Profile:

Ms. Viljoen joined Newmont as COO in October 2023, bringing over 30 years of experience in diverse commodity businesses. Prior to joining Newmont, she served as the CEO of Anglo American’s platinum business in South Africa, the world’s largest primary producer of platinum. In this role, she led a team of over 25,000 employees and managed six mining operations across two countries, with a fully integrated value chain and downstream processing. Prior to her CEO role, Ms. Viljoen held several operating and technical positions within Anglo American, including Group Head of Processing. Earlier in her career, she spent six years at Lonmin, where she served as Executive Vice President of Processing, and was responsible for sustainability and other corporate functions. Ms. Viljoen is a metallurgical engineer and holds a Bachelor of Engineering from North West University in South Africa and an Executive MBA from the University of Cape Town, South Africa.

Peter Wexler



Chief Legal Officer

As CLO, Mr. Wexler serves as a member of Newmont’s executive leadership team contributing to the Company’s strategic direction. He is responsible for the legal, land, ethics and compliance, and corporate secretary functions.

Profile:

Mr. Wexler joined Newmont on March 11, 2024, bringing over 30 years of international experience in legal and risk management across sectors such as industrial, technology, energy management, engineering, manufacturing, and construction. Prior to joining Newmont, he served as Chief Legal Officer at Schneider Electric, a Global 500 company, for 15 years, where he earned several prestigious accolades, including Mergers and Acquisitions Advisors’ Top Business Development Professionals of the Year in 2020 and being recognized as one of the Financial Times Top 20 General Counsel in 2022. Before his time at Schneider Electric, Mr. Wexler held key in-house legal and compliance roles at companies such as American Power Conversion Corporation. He holds a Juris Doctor from American University Washington College of Law and a Bachelor of Arts in History and Political Science from the University of Vermont.

Peter Toth



Chief Sustainability and Development Officer

As CSDO, Mr. Toth serves as a member of Newmont's executive leadership team contributing to the Company's strategic direction. Mr. Toth is responsible for overseeing the development of Newmont's mid- and long-term strategy, as well as leading the corporate development, commercial, and external relations functions. In 2024, Mr. Toth assumed responsibility for the sustainability function.

Profile:

Mr. Toth joined Newmont in July 2022 as the Chief Strategy Officer and expanded his responsibilities to include additional functional areas in 2023 and 2024. Prior to joining Newmont, he served as Group Executive, Strategy and Development at Rio Tinto, where he led the corporate strategy function with responsibility for business development, mergers and acquisitions, strategic partnerships, climate and sustainability strategy, closure, and exploration. Mr. Toth brings over 25 years of leadership experience in the resources industry, having worked across various commodities. He has held senior strategic, commercial, and operational roles in Europe, Singapore, Australia, and the United Kingdom with Rio Tinto, BHP, and OM Holdings. Mr. Toth holds a Bachelor of Business from Monash University, a Graduate Certificate in Management from Deakin University, and a Master of International Business from the University of Melbourne. Additionally, he has completed executive development programs at INSEAD, Stanford, and Oxford University.

Rob Atkinson



Former Co-Chief Operating Officer (January 1 to May 3)

As Co-COO and member of Newmont's executive leadership committee until May 3, 2024, Mr. Atkinson led the Company's operations in Africa, Peru, and Latin America/Caribbean, along with global projects. He supported the planned transition of global operations leadership to Ms. Viljoen through May 2024. Following the completion of this planful transition, Mr. Atkinson was entitled to receive severance benefits in accordance with the Company's Executive Severance Plan as reported in the "All Other Compensation Table".

EXECUTIVE COMPENSATION AND BENEFITS PROGRAMS

Executive Compensation and Benefits Components

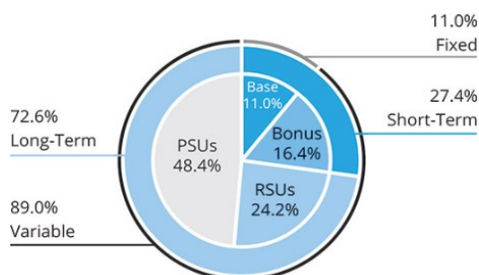
The following compensation and benefits components are provided to our executives. The Committee regularly reviews each component to ensure continued alignment with our compensation philosophy and with market practices.

	DELIVERY MEDIUM	OBJECTIVE	KEY CHARACTERISTICS
Base Salary	Cash	Attract and retain executives with a market-competitive fixed rate of pay	<ul style="list-style-type: none"> ▶ Reviewed annually in comparison to market ▶ Adjusted when appropriate, recognizing level of responsibility and performance within the Company
Annual Incentive Program	Cash short-term incentive program	Reward employees on a short-term (annual) basis for achieving critical strategic Company goals	<ul style="list-style-type: none"> ▶ Closely aligned to broad-based plan inclusive of management and staff employees ▶ Employs a balanced portfolio of financial and sustainability metrics ▶ NEO performance is based 100% on Company performance
	3-year PSU Program (67%)	Motivate employees and reward superior performance over a long-term (three-year) period	<ul style="list-style-type: none"> ▶ Significant portion of total compensation is in the form of performance based LTI ▶ Motivates and rewards Executive Officers to achieve multi-year strategic goals and to deliver sustained long-term value to stockholders ▶ Achievement measured based on relative TSR, ROCE, and sustainability performance ▶ Total payout, including for each program metric, capped at 100% if TSR is negative during the period, with target payout for rTSR set at the 55th percentile ▶ Vests at end of three-year performance period based on Company's performance against the metrics included in the program
Long-term Incentive Program	3-year RSU Program (33%)	Retain executives while incentivizing absolute Company performance and share price appreciation by promoting stock ownership	<ul style="list-style-type: none"> ▶ Directly aligns incentive with shareholder interests ▶ Vests one-third per year over a three-year period from the date of grant
Benefits	Broad-based Health, Welfare, and Retirement Programs	Protect the health and welfare of employees and their covered dependents, and provide long-term financial security	<ul style="list-style-type: none"> ▶ Market competitive benefits ▶ Executives generally participate in the same benefit programs that are offered to other salaried employees ▶ Limited supplemental executive benefits are aligned with market practice
	Perquisites	Facilitate strong performance and enhance executive's personal productivity	<ul style="list-style-type: none"> ▶ Limited perquisites are provided, which are reviewed annually in comparison to market

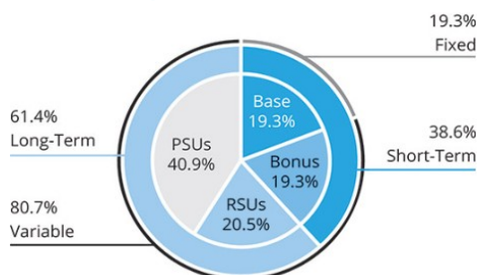
Pay Mix

Executive compensation is strongly tied to the financial and operational performance of the business, with a significant portion of annual target compensation being variable and at-risk. In 2024, 89.0% of the CEO's total target compensation was at-risk and 80.7% of the other NEOs', on average, was at-risk. The Committee views compensation to be "at-risk" if it is linked to operational performance, or if its value is contingent on stock price appreciation.

CEO Pay Mix



Other NEO Pay Mix



NEO Total Target Direct Compensation (TTDC)

After consideration of the market data, the Company's performance, and the performance of the individual, the Committee made the following adjustments to TTDC for 2024. The increases as indicated below were intended to position TTDC at the market median.

NAME	BASE SALARY ⁽¹⁾ (\$)	BONUS TARGET (%)	LTI TARGET (\$)	TTDC (\$)	% INCREASE FROM 2023
TOM PALMER	\$ 1,435,000	150 %	\$ 9,500,000	\$ 13,087,500	5 %
KARYN OVELMEN	\$ 780,000	100 %	\$ 2,700,000	\$ 4,260,000	7 %
NATASCHA VILJOEN	\$ 850,000	110 %	\$ 3,215,000	\$ 5,000,000	0 %
PETER WEXLER⁽²⁾	\$ 650,000	85 %	\$ 1,600,000	\$ 2,802,500	— %
PETER TOTH	\$ 710,000	100 %	\$ 2,050,000	\$ 3,470,000	5 %
ROBERT ATKINSON⁽³⁾	\$ 832,000	110 %	\$ 3,000,000	\$ 4,747,200	0 %

(1) Year-end base salary, unless otherwise footnoted.
 (2) Mr. Wexler's start date was March 11, 2024.
 (3) Mr. Atkinson's exit date was May 3, 2024.

Base Salary

- ▶ Fixed cash compensation
- ▶ Provides stable compensation to Executive Officers and helps to attract skilled executive talent
- ▶ The main considerations for a salary adjustment for Executive Officers include position responsibilities, individual skills, and experience, as well as more subjective factors such as the assessment of individual performance and achievement by the Committee
- ▶ Base salaries are benchmarked against similar jobs at peer companies and are targeted at the median of the Compensation Peer Group; adjustments are made periodically to maintain market-competitive pay

NEO Base Salaries

The table below shows the annual base salaries for the NEOs as of December 31, 2024, and their respective increases for the year 2024 as determined by the Committee in February 2024.

NAME ⁽¹⁾	2023 BASE SALARY ⁽¹⁾ (\$)	2024 BASE SALARY ⁽¹⁾ (\$)	% CHANGE
TOM PALMER	\$ 1,435,000	\$ 1,435,000	0 %
KARYN OVELMEN	\$ 750,000	\$ 780,000	4 %
NATASCHA VILJOEN	\$ 850,000	\$ 850,000	0 %
PETER WEXLER⁽²⁾	\$ —	\$ 525,683	— %
PETER TOTH	\$ 676,000	\$ 710,000	5 %
ROB ATKINSON⁽³⁾	\$ 832,000	\$ 281,880	— %

(1) Year-end base salary, unless otherwise footnoted.

(2) Mr. Wexler's prorated base salary based on March 11, 2024 start date. Without proration, the annual salary would be \$650,000.

(3) Mr. Atkinson's prorated base salary based on May 3, 2024 exit date. Without proration, the annual salary would be \$832,000.

Annual Incentive Program

The annual incentive program for Executive Officers is a cash plan which rewards NEOs for Performance.

- ▶ Variable cash compensation is based on the level of achievement toward annual performance objectives that support financial and sustainability performance goals
- ▶ Performance against goals must at least meet a threshold performance, set at a challenging level, for a payout associated with each respective goal
- ▶ Incentive payouts for each metric are capped at 200% of target
- ▶ Payout levels are determined 100% based upon Company performance
- ▶ Annual incentive program target opportunities are set at the median of the Compensation Peer Group for comparable positions
- ▶ The metrics and design of the Executive Officer bonus plan are aligned with those of the non-executive corporate bonus plan

Target, Threshold, and Maximum Company Performance Levels

- ▶ The Committee sets performance metric targets for executive compensation that are both rigorous and challenging, carefully considering relevant risk factors and the business outlook. When

determining financial performance metrics, the Committee takes into account the annual operating plan and evaluates the achievability of these budget targets, factoring in macroeconomic risks and specific actions to meet these goals. As external conditions, such as foreign exchange rates and commodity price volatility, can significantly impact the business, the Committee partially adjusts targets to remove the performance effects of these variables. This ensures a more accurate reflection of the Company’s underlying performance.

- ▶ To further drive strong performance, the Committee establishes a clear range of performance levels. The threshold level is designed to reflect high performance, while the maximum level requires exceptional effort and results to achieve. For performance falling between the threshold and maximum, the payout amount is interpolated as a payout percentage between a threshold of 20% and a maximum of 200%. This structure ensures that executive compensation remains closely aligned with the Company’s performance, rewarding executives for achieving challenging goals.

2024 Annual Incentive Program Design and Metrics

The program for 2024 includes the following 6 metrics.

Financial		Efficiency/ Production Costs	▶ Corporate Plan Bonus (CPB) Adjusted Cash Sustaining Costs / Gold Equivalent Ounce (CSC/GEO)	30%
		Value Creation	▶ Corporate Plan Bonus (CPB) Attributable Adjusted Free Cash Flow (FCF; 30%) ▶ Newcrest Integration Synergies (10%)	40%
Sustainability		Safety	▶ Fatality Risk Management (20%) Modifier: Repeat Significant Potential Events	20%
		Social & Environment	▶ Operating Sites Water Consumption Efficiency (5%) ▶ Local / Indigenous Persons Employment (5%)	10%

Financial Metrics.⁽¹⁾ The financial metrics are directly linked to our primary strategic objectives: controlling expenses, enhancing production efficiency, and generating cash to boost stockholder value. These metrics constitute 70% of the target bonus opportunity and offer transparency into how meeting operational targets correlates with Newmont’s performance and the enhancement of stockholder value.

Metrics include:

- ▶ **Operating Efficiency:** as measured by Corporate Plan Bonus (CPB) Adjusted Cash Sustaining Costs / Gold Equivalent Ounce (CSC/GEO) to assess the operational efficiency and cost structure of precious metal production; this represents the total adjusted cash costs incurred by the company to sustain ongoing operations divided by the total number of gold equivalent ounces produced
- ▶ **Value Creation Measures:** as measured by Corporate Plan Bonus (CPB) Attributable Adjusted Free Cash Flow (FCF) to measure cash generated from its operations, after accounting for capital, necessary to maintain mining activities; FCF reflects the surplus cash available for debt reduction, dividends, share buybacks, or investments in growth opportunities

(1) Note that CPB Adjusted CSC/GEO and CPB Attributable Adjusted Free Cash Flow are non-GAAP metrics used for compensation purposes. See Annex A-1 for reconciliations.

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Sustainability Metrics. Sustainability forms a critical part of Newmont's performance framework, representing 30% of the target bonus opportunity. As sustainability is a core value and strategic priority for the Company, this component aligns executive performance with the long-term health of the business, its people, and the environment. The safety metric reflects Newmont's commitment to developing a workplace culture where the goal is to be free from fatalities, injuries, and illness. The social and environment metrics emphasize Newmont's focus on creating sustainable value for its people, stakeholders, and host communities, ensuring that operational activities are conducted in a way that preserve and enhance both social and environmental relationships. Together, these metrics highlight the importance of long-term responsibility and stewardship in Newmont's operational and corporate strategy.

Metrics include:

▶ **Safety:**

- ▶ **Fatality Risk Management (FRM):** Critical Control Verification, a leading safety practice, requires a target number of systematic reviews and validations of fatality prevention controls to be completed; the metric includes a Repeat Significant Potential Events modifier that reduces the FRM metric payout if events with the potential to result in fatalities reoccur

▶ **Social and Environment:**

- ▶ **Operating Sites Water Consumption Efficiency:** increase in water efficiency set through reduction of water consumption for each operating site; targets are set in alignment with Newmont's external reduction goals as disclosed in the 2018 Newmont Annual Sustainability Report
- ▶ **Local / Indigenous People Employment:** individual representation goals set across operational sites to achieve parity for local / Indigenous persons; targets for annual bonus were set in alignment with negotiated agreements with each respective local / Indigenous community in which we operate

2024 Annual Incentive Program Results

In addition to reviewing quantitative results for each metric, the LDCC, along with the Safety and Sustainability Committee for sustainability metrics, conducts a qualitative assessment at the end of the annual performance cycle. This review considers both individual metric performance and overall business performance to ensure the annual bonus payout aligns with the Company’s holistic performance for the year.

For 2024, Company management proposed, and the LDCC approved, applying negative discretion due to employee fatalities during the year and overall financial performance, including costs exceeding the plan and stock price performance.

- ▶ The unadjusted payout for the 2024 Annual Incentive Program was 119.9%
- ▶ The adjusted payout was reduced to 79.9%, reflecting a 40-percentage-point reduction

A detailed breakdown of performance metrics follows below.

	METRICS	WEIGHTING	THRESHOLD	TARGET	MAXIMUM	2024 RESULT	% ACHIEVEMENT	WEIGHTED PAYOUT
FINANCIAL	Cash- Sustaining Costs ⁽¹⁾ per Gold Equivalent Ounce ⁽²⁾ (CSC/GEO)	30%	▶ \$1,497	▶ \$1,361	▶ \$1,293	▶ Below incentive plan target due to lower production, higher operating costs, and general and administrative costs	47.2%	14.2%
	Attributable Adjusted Free Cash Flow \$M ⁽¹⁾	30%	▶ \$350	▶ \$538	▶ \$828	▶ Above incentive plan target performance	161.3%	48.4%
	Newcrest Integration Synergy \$M	10%	▶ \$250	▶ \$300	▶ \$400	▶ Above target due to achieved general and administrative cost and Full Potential and Supply Chain synergies	200.0%	20.0%
SUSTAINABILITY	Fatality Risk Management (FRM) with Repeat Significant Potential Events modifier	20%	▶ Enrolled Managers / Superintendents: 3 CCVs & 3 coaching CCVs / month ▶ Technical Specialists: 1 CCV / month ▶ Supervisors & General Foreperson: 8 CCVs / month	▶ Enrolled Managers / Superintendents: 4 CCVs & 4 coaching CCVs / month ▶ Technical Specialists: 2 CCVs / month ▶ Supervisors & General Foreperson: 10 CCVs / month	▶ Enrolled Managers / Supervisors: target plus non-compliance detail captured (33%), action completion (33%), & coaching coverage (33%) ▶ Supervisors and General Foreperson: target plus non-compliance details captured	▶ Over 990,000 CCVs conducted during 2024	128.0%	25.6%
	Operating Sites Water Consumption Efficiency	5%	▶ Below 110% of 2023 water intensity	▶ Below 2023 value	▶ Below 2018 to 2023 average	▶ Targets met or exceeded at 11 of 16 sites	125.9%	6.3%
	Local / Indigenous Persons Employment	5%	▶ 70% of public goal	▶ 100% of public goal	▶ 130% of public goal	▶ Targets nearly met, met, or exceeded at 11 of 16 sites	107.1%	5.4%
	TOTAL UNADJUSTED PERFORMANCE							119.9%
OVERALL ADJUSTED PERFORMANCE								79.9%

(1) Certain metrics noted above are non-GAAP compensation measures; for definitions and reconciliations to the nearest GAAP measures, see Annex A-1 under the heading “Company Performance Bonus Measures.” The term “CPB Adjusted” measures as used in this Compensation Discussion & Analysis refers to such Corporate Performance Bonus Measures.

(2) Gold equivalent ounces (GEOs). Calculated as pounds or ounces produced multiplied by the ratio of the other metal’s price to the gold price, using Gold (\$1,400/oz.), Copper (\$3.50/lb.), Silver (\$20/oz.), Lead (\$1.00/lb.), and Zinc (\$1.20/lb.) pricing.

Financial Metrics Summary.

The Company’s performance in Cash Sustaining Costs per Gold Equivalent Ounce was below incentive plan target due to lower production volumes and increased costs across operations as well as general and administrative costs. The Gold Equivalent Ounce component of the incentive plan target was set higher than external targets, requiring higher performance. Free Cash Flow performance surpassed incentive plan target levels, while the Newcrest Integration Synergy

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significantly exceeded maximum targets, primarily due to stronger-than-anticipated results from our Full Potential optimization program and enhanced supply chain efficiencies.

Sustainability Metrics Summary.

Newmont exceeded its target for fatality risk management, as managers, supervisors, and technical specialists across all sites performed above-target monthly critical control verifications. However, the safety metric payout was reduced by 5.6-percentage-points due to the Repeat Significant Potential Events modifier.

The two additional sustainability metrics showed strong results. Water consumption efficiency was above target performance, with 11 of 16 sites meeting or exceeding their goals. The Local/Indigenous Persons Employment initiative also demonstrated above-target performance, with 11 sites nearly meeting, meeting or exceeding expectations.

NEO Annual Incentives

The table below shows the annual incentive targets, performance, and payouts for the NEOs.

NEO	TARGET OPPORTUNITY		CORPORATE PERFORMANCE		TOTAL PAYOUT (\$)
	% OF BASE PAY (%)	VALUE (\$)	VALUE AT 100% (\$)	ACHIEVEMENT PERCENTAGE (%)	
TOM PALMER	150 %	\$ 2,152,500	\$ 2,152,500	79.9 %	\$ 1,719,848
KARYN OVELMEN	100 %	\$ 780,000	\$ 780,000	79.9 %	\$ 623,220
NATASCHA VILJOEN	110 %	\$ 935,000	\$ 935,000	79.9 %	\$ 747,065
PETER WEXLER⁽¹⁾	85 %	\$ 446,831	\$ 446,831	79.9 %	\$ 357,018
PETER TOTH	100 %	\$ 710,000	\$ 710,000	79.9 %	\$ 567,290
ROBERT ATKINSON⁽²⁾	110 %	\$ 310,068	\$ 310,068	79.9 %	\$ 247,744

(1) Mr. Wexler's targets were prorated based on hire date of March 11, 2024; prorated 296 days at 85% STIP target.

(2) Mr. Atkinson's targets were prorated based on exit date of May 3, 2024; prorated 124 days at 110% STIP target.

2025 Annual Incentive Program Design and Metrics⁽¹⁾

For the 2025 Annual Incentive Program, the Company has maintained a 70% weighting of financial metrics and a 30% weighting for sustainability metrics emphasizing its commitment to safety, environment, and culture performance. The weighting previously aligned to the temporary Newcrest Synergies metric was equally reallocated to CSC/GEO and FCF. The Local / Indigenous Persons Employment metric was replaced with a metric focused on advancing Newmont’s culture. This metric underscores our commitment to fostering a respectful and inclusive workplace and reflects our active efforts to evolve our culture, integrating key drivers—employee sentiment, Respect at Work, local employment, and collaboration—to provide a holistic view. The 2025 plan remains based on 100% Company performance for each NEO.

Financial		Efficiency/ Production Costs	▶ CPB Adjusted CSC/GEO	35%
		Value Creation	▶ CPB Attributable Adjusted Free Cash Flow	35%
Sustainability		Health & Safety	▶ Significant Potential Event Frequency Rate (14%) ▶ Fatality Risk Management (FRM) (6%)	20%
		Social & Environment	▶ Operating Sites Water Consumption Efficiency (5%) ▶ Focusing on Our Culture (5%)	10%

⁽¹⁾ Reflects the proposed 2025 annual incentive program design, which remains subject to final review and approval by the LDCC.

Long-Term Incentive Program

- ▶ Variable equity-based compensation tied to absolute Company performance
- ▶ Performance Stock Units (PSUs) based on relative TSR performance among industry peers, Return on Capital Employed (ROCE), and two sustainability metrics
- ▶ Restricted Stock Units (RSUs) are time-based
- ▶ Incentives designed to motivate and reward Executive Officers to achieve multi-year strategic goals and to deliver sustained long-term value to stockholders, as well as to attract and retain Executive Officers
- ▶ LTI grant levels and vehicle distributions are targeted at the median of the Compensation Peer Group for comparable positions

The long-term incentive program is an equity-based plan designed to reward Executive Officers for performance against stock price appreciation relative to Company out-performance in comparison to peers over the long-term, return on capital, and sustainability goals. These equity plans represent a significant portion of the executives' pay mix and are used to create a strong link between individual and Company performance and payouts.

Equity Vehicles and Mix of PSUs and RSUs

In 2024, the Committee made long-term incentive grants to the Executive Officers in the form of PSUs (67%) and RSUs (33%).

EQUITY VEHICLE	2024 LTI AWARD MIX	VESTING PERIOD	HOW PAYOUTS ARE DETERMINED	OBJECTIVE / RATIONALE
PSUs	67%	3-year cliff	Performance against program metrics and value of stock at vesting	<ul style="list-style-type: none">▶ TSR ties Executive Officer compensation to the stockholder experience▶ ROCE reflects our commitment to maximizing returns on capital deployed▶ Sustainability metrics align with Newmont's strategy and external commitments
RSUs	33%	3 years: 33% per year	Value of stock at vesting	<ul style="list-style-type: none">▶ Aligns with stockholder interests, with performance aligned with Absolute Total Shareholder Return▶ Promotes retention, including during periods of stock price or market underperformance

2024 Performance Share Unit Program Design

The PSUs awarded to the NEOs in 2024 represent the opportunity to acquire shares contingent upon performance against Newmont’s three-year TSR rank compared to companies within the TSR Peer group, a new financial metric, ROCE, and two sustainability metrics.

Vesting is capped at 100% of target for all PSU metrics if absolute TSR is negative for the performance period. The total payout value is limited to four times the target grant value.

	METRIC	ALIGNMENT	WEIGHTING	THRESHOLD	TARGET	MAXIMUM
TSR	Relative Total Shareholder Return	Comparing Newmont’s performance against the TSR Peer Group, comprised of companies within the same industry, rewards NEOs for driving performance greater than or equal to peers, incentivizing performance in alignment with the shareholder experience	60%	25th percentile	55th percentile	80th percentile
Finance	Return on Capital Employed	Measuring the efficiency and profitability of capital investments, reflecting our commitment to maximizing returns on capital deployed across Newmont’s global operations	20%	6.0%	7.0%	8.0%
Sustainability	Executive Female Representation ⁽¹⁾	Reflects our aspiration of fostering an inclusive workplace where all belong	10%	38%	41%	43%
	Achievement of Scope 1 & 2 Carbon Emission Reduction Project Milestones ⁽²⁾	Achievement of key project milestones needed to remain on track for meeting our 2030 sustainability-linked issuance bond science-based climate target of reducing greenhouse gas emissions by 30%	10%	<ul style="list-style-type: none"> ▶ Advance Cadia Power Purchase Agreement through Feasibility ▶ Advance Boddington study and Power Purchase Agreement through Feasibility 	<ul style="list-style-type: none"> ▶ Threshold AND ▶ Advance one other project through Prefeasibility 	<ul style="list-style-type: none"> ▶ Target AND ▶ Advance one or more projects into Execution

(1) The executive female representation metric is an aspirational goal that we are striving to achieve by end of 2026, in compliance with applicable law, given that Newmont is an equal employment opportunity employer and does not make employment-related decisions based on gender or any other protected basis.

(2) Newmont accepts the Intergovernmental Panel on Climate change (“IPCC”) assessment of climate change and science and acknowledges that human activities contribute to climate change and that business plays an important role in addressing this global challenge. We have set medium and long-term targets to manage our global energy consumption, shift to renewable energy, and implement technologies that reduce emissions. In 2020, Newmont established Scope 1 and 2 absolute and intensity-based reduction targets of 32%, as compared to a 2018 baseline, and Scope 3 absolute reduction of 30%, as compared to a 2019 baseline, with an objective to be carbon neutral by 2050. The projects included in our 2024 PSU program are critical to meeting our 2030 Scope 1 and 2 emission reduction commitments.

Relative Total Shareholder Return. Consistent with recent program years, the metric of relative Total Shareholder Return (rTSR) was used for the 2024 PSU program, with a weighting of 60%. Relative TSR helps to mitigate the impact of macroeconomic factors, both positive and negative, that

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affect the industry, sector, and/or stock price performance where management may have limited influence on impact outcomes. Comparing Newmont's performance against the TSR Peer Group rewards NEOs for driving performance greater than or equal to peers, as the peer group is all generally subject to the same exogenous factors as Newmont.

In 2024, the target performance for relative TSR rank was maintained at the 55th percentile, requiring above median performance in comparison to the peer group to achieve target vesting of 100%. Interpolation is used to determine vesting levels in between thresholds. TSR must rank at or above the 25th percentile for this component within the PSU program to payout.

Return on Capital Employed. In alignment with our focus on long-term, sustainable value creation, the 2024 PSU program introduces Return on Capital Employed (ROCE) as a key performance metric. ROCE, which measures the efficiency and profitability of capital investments, reflects our commitment to maximizing returns on capital deployed across Newmont's global operations. This metric is integral to driving operational performance while maintaining fiscal discipline and supporting the creation of lasting stockholder value. By incorporating ROCE into the PSU program, we reward executives for optimizing capital efficiency and ensuring that investments contribute meaningfully to the Company's overall financial health and long-term success.

Sustainability Metrics. For the 2024 PSU program, we maintained our focus on sustainability with key metrics including executive female representation (weighting of 10%) and carbon reduction key project milestones (weighting of 10%). The executive female representation metric reflects our aspiration of fostering an inclusive workplace where all belong.

The sustainability metrics align with our external commitments and targets, such as the 2030 sustainability-linked issuance bond, our science-based climate target of reducing greenhouse gas emissions by 30% by 2030, our Paradigm for Parity® aspirational goal, and the 2030 UN Sustainable Development Goals. Through these metrics, we continue to reward executives for driving measurable progress in our sustainability efforts, advancing both environmental and social performance.

2024 Relative TSR Peer Group

The TSR Peer Group is comprised of companies that Newmont uses to assess relative TSR performance within the PSU programs.

(1) In response to stockholder feedback and in alignment with guidance from the Committee’s independent compensation consultant, FW Cook, the TSR Peer Group was expanded starting with the 2022 LTI program to include companies listed in the VanEck Vectors Gold Miners (GDX) exchange-traded fund and expanded to also include the S&P 500 Index as an additional constituent in 2024. This transition allowed for a more reliable and broader comparison, which includes:

Agnico Eagle Mines Ltd (AEM US)	Evolution Mining Ltd (EVN AU)	Perseus Mining Ltd (PRU AU)
Alamos Gold Inc (AGI US)	First Majestic Silver Corp (AG US)	Ramelius Resources Ltd (RMS AU)
Anglogold Ashanti Plc (AU US)	Fortuna Silver Mines Inc (FSM US)	Regis Resources Ltd (RRL AU)
Aris Mining Corp (ARMN US)	Franco-Nevada Corp (FNV US)	Resolute Mining Ltd (RSG AU)
Aya Gold & Silver Inc (AYA CN)	Genesis Minerals Ltd (GMD AU)	Royal Gold Inc (RGLD US)
B2gold Corp (BTG US)	Gold Fields Ltd (GFI US)	Sandstorm Gold Ltd (SAND US)
Barrick Gold Corp (GOLD US)	Gold Road Resources Ltd (GOR AU)	Silvercorp Metals Inc (SVM US)
Bellevue Gold Ltd (BGL AU)	Harmony Gold Mining Co Ltd (HMY US)	Silvercrest Metals Inc (SILV US)
Calibre Mining Corp (CXB CN)	Hecla Mining Co (HL US)	SSR Mining Inc (SSRM US)
Capricorn Metals Ltd (CMM AU)	Iamgold Corp (IAG US)	Torex Gold Resources Inc (TXG CN)
Centerra Gold Inc (CG CN)	K92 Mining Inc (KNT CN)	Vault Minerals Ltd (VAU AU)
Cia De Minas Buenaventura Saa (BVN US)	Kinross Gold Corp (KGC US)	Wesdome Gold Mines Ltd/Canada (WDO CN)
Coeur Mining Inc (CDE US)	Mag Silver Corp (MAG US)	West African Resources Ltd (WAF AU)
Drdgold Ltd (DRD US)	New Gold Inc (NGD US)	Westgold Resources Ltd (WGX AU)
Dundee Precious Metals Inc (DPM CN)	Newmont Corp (NEM US)	Wheaton Precious Metals Corp (WPM US)
Eldorado Gold Corp (EGO US)	Northern Star Resources Ltd (NST AU)	Zhaojin Mining Industry Co Ltd (1818 HK)
Emerald Resources NI (EMR AU)	Oceanagold Corp (OGC CN)	Zijin Mining Group Co Ltd (2899 HK)
Endeavour Mining Plc (EDV CN)	Osisko Gold Royalties Ltd (OR US)	S&P 500 Index
Endeavour Silver Corp (EXK US)	Pan African Resources Plc (PAN SJ)	
Equinox Gold Corp (EQX US)	Pan American Silver Corp (PAAS US)	

(1) Companies listed in the index as of February 3, 2025. Newmont is excluded from GDX peer group performance for purposes of calculating relative TSR performance.

2024 Restricted Stock Unit Program Design

RSUs were granted to executives in 2024, which will become common stock at vesting on a one-to-one basis. The awards vest pro-rata one-third per year over a three-year period from the date of grant, with dividend equivalents paid upon vesting.

LTI Awards

In February 2024, the Committee approved LTI targets for each NEO, as shown in the Summary Compensation Table, maintaining the equity mix used for the 2022 and 2023 LTI program. The Committee considered the following when determining the 2024 grant values for each NEO:

- ▶ Individual performance and criticality of, and expected future, contributions of the NEO
- ▶ Time in role and experience
- ▶ Retention considerations
- ▶ Comparison of NEO targets to respective Compensation Peer Group values at the 50th percentile
- ▶ The Committee determined the number of PSUs to be granted based on the previous 30-day average closing stock price, excluding the last 5 days of the period and the number of RSUs to be granted based on the closing stock price on the date of grant. The CEO’s PSU and RSU grants were recommended by the Committee and approved by the Board, while the Committee approved the grants for the other Section 16 Executive Officers.

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The target value, grant date fair value and number of PSUs and RSUs awarded to each of our NEOs under the 2024 LTI award are shown below.

NAME ⁽¹⁾⁽²⁾	TARGET VALUE (\$)	PSUs (\$)	PSUs (#)	RSUs (\$)	RSUs (#)
TOM PALMER	\$ 9,500,000	\$ 6,333,333	189,167	\$ 3,166,667	105,520
KARYN OVELMEN	\$ 2,700,000	\$ 1,800,000	53,763	\$ 900,000	29,990
NATASCHA VILJOEN	\$ 3,215,000	\$ 2,143,333	64,018	\$ 1,071,667	35,710
PETER WEXLER⁽³⁾	\$ —	\$ —	—	\$ —	71,358
PETER TOTH	\$ 2,050,000	\$ 1,366,667	40,820	\$ 683,333	22,770
ROBERT ATKINSON	\$ 3,000,000	\$ 2,000,000	59,737	\$ 1,000,000	33,322

(1) Amounts shown represent the aggregate grant date fair value computed in accordance with the Financial Accounting Standards Board ("FASB") Accounting Standards Codification Topic 718 ("ASC 718"). The Company's 2020 Stock Incentive Compensation Plan defines fair market value of the stock to include the closing sales price on such date, which is the grant date fair value used for the 2024 restricted stock unit grants. The fair market value on the date of grant, February 26, 2024, was \$30.01, and on April 30, 2024 was \$40.64. Pursuant to ASC 718, the grant date fair value of Performance Stock Units ("PSU") is determined by multiplying the target number of shares by a Monte Carlo calculation model which determined a grant date fair value of the 2024 (payout 2027) Performance Stock Units of \$33.91 per share (113.0% of the stock price on the date of grant) for each participating Named Executive Officer. The maximum value of the Performance Stock Units is 200% of target.

(2) The annual LTI target value for each NEO is allocated as two-thirds PSUs and one-third RSUs.

(3) 71,358 RSUs, as well as \$350,000 in cash with a prorated two-year retention repayment clause, were provided to Mr. Wexler at the time of hire, representing the prorated value of the 2024 annual LTI grant due to starting after the standard grant date and an offset for forfeitures from his prior company. The fair market value on the date of grant, April 30, 2024, was \$40.64. Mr. Wexler's grant was issued entirely in RSUs, consistent with the treatment of all LTI grants made outside the annual grant cycle. Future annual grants will be delivered as two-thirds PSUs and one-third RSUs.

2022 PSU Program Result

This 2022 PSU program was based on relative TSR performance against the VanEck GDX constituents.

- ▶ The Company concluded the three-year performance period at the 12th percentile of the 50 companies included in the GDX peer group
- ▶ Given below threshold performance, the payout for the 2022 PSUs was 0%, with no shares vesting

The table below shows the targets, performance, and payouts for the NEOs.

NEO	VALUE AT TARGET (\$)	PSU (#)	PSU PROGRAM PAYOUT (%)	TOTAL VALUE AT VEST (\$)	TOTAL VESTING VALUE AS % OF TARGET (%)
TOM PALMER	\$ 5,933,333	93,059	0.0 %	0.0	0.0 %
KARYN OVELMEN⁽¹⁾	\$ —	—	— %	—	— %
NATASCHA VILJOEN⁽¹⁾	\$ —	—	— %	—	— %
PETER WEXLER⁽¹⁾	\$ —	—	— %	—	— %
PETER TOTH⁽¹⁾	\$ —	—	— %	—	— %
ROBERT ATKINSON⁽²⁾	\$ 2,000,000	—	0.0 %	0.0	0.0 %

(1) Ms. Ovelmen, Ms. Viljoen, Mr. Wexler and Mr. Toth were not eligible at time of grant for the 2022 performance stock units.

(2) Mr. Atkinson's 2022 PSU award received prorated and accelerated treatment with performance based on Q1; Q1 performance had a 0% payout.

2025 PSU Program Design

The Executive Female Representation metric, introduced in the 2023 PSU program, was intended as a temporary measure while the Company worked to incorporate a broader culture metric into the annual bonus program. With the introduction of the culture metric in the 2025 annual bonus program, the Executive Female Representation metric was removed from the PSU program. Its previous weighting was reallocated to ROCE, increasing ROCE's total weighting to 30%. No other changes were made to the 2025 PSU program compared to 2024.

TSR		▶ Relative Total Shareholder Return	60%
Finance		▶ Return on Capital Employed	30%
Sustainability		▶ Scope 1 & 2 Carbon Emission Reduction Project Milestones	10%

Employee Benefits

Our NEOs participate in broad-based health and welfare plans on the same basis as other full-time employees, including:

- ▶ Retirement plans
- ▶ Medical, dental, and vision benefits
- ▶ Short-term and long-term disability insurance
- ▶ Life and accidental death and dismemberment insurance

Retirement Plans

The Company offers two U.S. tax-qualified retirement plans, a defined benefit Pension Plan, and a defined contribution Retirement Savings Plan (401(k) plan). Both plans are available to a broad range of our employees, generally including all U.S. domestic salaried employees. Because of the qualified status of the Pension Plan and Retirement Savings Plan, the Internal Revenue Code limits the benefits available to highly compensated employees. As a result, the Company provides a non-qualified defined benefit plan (Pension Equalization Plan) and a non-qualified savings plan (Savings Equalization Plan) for executive employees who are subject to the Internal Revenue Code limitations in the qualified plans. The Pension Equalization Plan provides the full benefit intended under the qualified plan by making executives whole where they otherwise would not be because of the Internal Revenue Code (IRC) annual compensation limits. The Savings Equalization Plan allows pre-tax savings above the IRC limits. These retirement plans, including our equalization plans, support our goals of retaining executive employees. Refer to "Additional Benefits and Tables" for additional information.

Perquisites

The Company provides limited perquisites to senior executives, including the NEOs, to enhance their financial security and productivity. Perquisites include optional financial and tax planning services, optional annual executive health assessment, optional international health insurance as a recruitment tool for executives with dependents remaining outside the United States, and minimal personal use of administrative assistance.

The Committee regularly reviews the perquisites provided to the respective Executive Officers as part of its overall review of executive compensation to ensure that the offerings remain reasonable and in alignment with market practice. The total perquisites value for each NEO remains well below the median market value of our Compensation Peer Group.

Details regarding benefits and perquisites that each NEO received for the fiscal year end December 31, 2024, can be found in the "2024 Summary Compensation Table" and accompanying narrative and in the "2024 All Other Compensation Table."

EXECUTIVE COMPENSATION POLICIES AND PRACTICES

Executive Stock Ownership Guidelines

The Company has stock ownership guidelines requiring executives to hold a minimum number of Newmont shares which they must achieve within five years of their Executive Officer appointment. Eligible shares include those held personally or beneficially owned, as well as RSUs subject solely to service-based vesting. PSUs do not contribute to an executive's minimum ownership requirement, nor do stock options as they are not provided within our LTI program. The terms were expanded in 2024, requiring Executive Officers to hold at least 50% of vested LTI until share ownership guidelines are met within the five year transition period. As of December 31, 2024, all NEOs either met the share ownership guidelines or fell within the exceptions to the guidelines.

POSITION	MULTIPLE OF SALARY
CEO	6x
Other Executive Officers	3x
Chief Accounting Officer	1x

Executive Compensation Clawback Provision

The Company has a comprehensive Clawback Policy, as well as clawback terms in the annual incentive and long-term incentive programs for its employees, including Executive Officers. The Company's Board of Directors adopted and approved an amended clawback policy, which became effective March 1, 2025, which describes the circumstances in which Newmont will be required to recover, and Executive Officers will be required to repay or return, erroneously awarded compensation to Newmont or any of its subsidiaries reported on a consolidated basis in accordance with the applicable rules of The New York Stock Exchange Listed Company Manual, Section 10 D and Rule 10D-1 of the Exchange Act (the "Clawback Policy").

The policy requires a clawback of compensation received during the three fiscal years immediately preceding the date Newmont is required to prepare an accounting restatement due to material noncompliance with any financial reporting requirement under the securities laws. An accounting restatement under the policy is defined as "an accounting restatement that is due to the material noncompliance of the Company with any financial reporting requirement under the securities laws, including any required accounting restatement to correct an error in previously issued financial statements that is material to the previously issued financial statements, or that would result in a material misstatement if the error were corrected in the current period or left uncorrected in the current period."

In response to feedback provided during 2024 shareholder outreach, effective March 1, 2025, the policy was expanded to cover instances of willful failure to perform duties, follow policies or the Company's code of conduct, engaging in illegal conduct or gross negligence, or willful misconduct which is potentially injurious to the Company, including reputational harm, dishonest or fraudulent activity, or breach of contract, agreement, or representation with the Company. These triggers do not require that the employee be terminated for misconduct in order to be evoked.

The policy mandates the recovery of incentive-based compensation (as defined in the New York Stock Exchange Listed Company Manual), awarded based on financial measures, including TSR and stock price. Effective March 1, 2025, the Clawback Policy was expanded to allow for recovery of supplemental retirement plan benefits calculated based on incentive compensation, as well as time-based equity awards, one-time cash awards such as signing bonuses, project completion bonuses, and recognition spot awards.

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Executive Compensation Policies and Practices

The provisions of the Clawback Policy prohibit Newmont from insuring, reimbursing insurance or indemnifying any current or former Executive Officer against the loss of erroneously awarded compensation.

A copy of this policy is included as an exhibit to the Company's Form 10-K for the year-ended December 31, 2024, and is also available on its website at <https://www.newmont.com/about-us/governance-and-ethics/>.

Restrictions on Trading Stock

Newmont maintains a Stock Trading Standard (the "Standard") for its employees, including Executive Officers, which has been filed as an exhibit to the Company's Form 10-K. The Standard prohibits certain employees from trading during specific periods at the end of each quarter until after the Company's public disclosure of financial and operating results for that quarter unless they have received the approval of the Company's Chief Legal Officer or Corporate Secretary. The Company may impose additional restricted trading periods at any time if it believes trading by employees would not be appropriate because of developments at the Company that are, or could be, material. In addition, the Company requires pre-approval of trades in Company securities for its Executive Officers and prohibits buying shares on margin or using shares as collateral for loans. Other than as stated in this paragraph and the stock ownership guidelines stated above, the Company does not have a holding period on common stock.

Anti-Hedging and Anti-Pledging Policies

Newmont's Stock Trading Standard prohibits Newmont's directors and executives from (i) engaging in any forms of hedging or short-selling transactions involving our securities, (ii) pledging or margining our securities, or (iii) any other transaction that would directly or indirectly reduce the risk of holding Company securities, however acquired. Our Standard provides that to the extent legally permissible, specific exceptions with respect to the prohibition on pledges may be granted on a case-by-case basis at the discretion of the Company's Chief Legal Officer or Corporate Secretary. No exceptions have been requested.

Accounting for Stock-Based Compensation

The Company follows the Financial Accounting Standards Board's Accounting Standards Codification (ASC) Topic 718, or ASC Topic 718, for our stock-based compensation awards. ASC Topic 718 requires companies to calculate the grant date "fair value" of their stock-based awards using a variety of assumptions. ASC Topic 718 also requires companies to recognize the compensation cost of their stock-based awards in their income statements over the period that an employee is required to render service in exchange for the award.

Grants of PSUs and RSUs under our equity incentive award plans are accounted for under ASC Topic 718. The Committee regularly considers the accounting implications of significant compensation decisions, especially in connection with decisions that relate to our equity incentive award plans and programs. As accounting standards change, the Committee may revise certain programs to appropriately align accounting expenses of equity awards with the overall executive compensation philosophy and objectives.

Tax Deductibility of Compensation

Section 162(m) of the Internal Revenue Code of 1986, as amended, limits the amount of compensation in excess of \$1,000,000 that the Company may deduct in any one year with respect to certain of its Executive Officers whose compensation must be included in this proxy statement. In 2024 compensation amounts for each NEO were greater than \$1,000,000 and a portion of their salaries, bonuses, stock awards, and other compensation items are not deductible by the Company.

2024 EXECUTIVE COMPENSATION TABLES

Summary Compensation Table

NAME AND PRINCIPLE POSITION	YEAR	SALARY (\$) ⁽¹⁾	BONUS (\$) ⁽²⁾	STOCK AWARDS (\$) ⁽³⁾	OPTION AWARDS (\$)	NON-EQUITY INCENTIVE PLAN COMPENSATION (\$) ⁽⁴⁾	CHANGE IN PENSION VALUE AND NON-QUALIFIED COMPENSATION EARNINGS (\$) ⁽⁵⁾	ALL OTHER COMPENSATION (\$) ⁽⁶⁾	TOTAL (\$)
TOM PALMER PRESIDENT & CHIEF EXECUTIVE OFFICER	2024	\$ 1,490,192	\$ —	\$ 9,286,203	\$ —	\$ 1,719,848	\$ 390,217	\$ 78,666	\$ 12,965,126
	2023	\$ 1,435,000	\$ —	\$ 8,896,322	\$ —	\$ 710,325	\$ 652,107	\$ 53,350	\$ 11,747,104
	2022	\$ 1,406,071	\$ —	\$ 10,132,164	\$ —	\$ 2,003,181	\$ 66,594	\$ 46,529	\$ 13,654,538
KARYN OVELMEN CHIEF FINANCIAL OFFICER	2024	\$ 803,324	\$ —	\$ 2,639,230	\$ —	\$ 623,220	\$ 218,443	\$ 37,692	\$ 4,321,909
	2023	\$ 401,786	\$ 150,000	\$ 1,299,969	\$ —	\$ 145,788	\$ 124,747	\$ 73,102	\$ 2,195,392
	2022						<i>Ms. Ovelmen Joined Newmont in 2023</i>		
NATASCHA VILJOEN CHIEF OPERATING OFFICER	2024	\$ 882,692	\$ —	\$ 3,142,636	\$ —	\$ 747,065	\$ 190,781	\$ 148,077	\$ 5,111,252
	2023	\$ 163,462	\$ 500,000	\$ 5,810,999	\$ —	\$ 76,926	\$ 33,073	\$ 61,052	\$ 6,645,512
	2022						<i>Ms. Viljoen Joined Newmont in 2023</i>		
PETER WEXLER CHIEF LEGAL OFFICER	2024	\$ 512,500	\$ 350,000	\$ 2,899,989	\$ —	\$ 357,018	\$ 118,610	\$ 344,928	\$ 4,583,045
	2023						<i>Mr. Wexler Joined Newmont in 2024</i>		
	2022								
PETER TOTH CHIEF DEVELOPMENT OFFICER	2024	\$ 729,742	\$ —	\$ 2,003,855	\$ —	\$ 567,290	\$ 111,642	\$ 127,588	\$ 3,540,117
	2023	\$ 670,357	\$ —	\$ 1,949,157	\$ —	\$ 223,080	\$ 161,735	\$ 88,889	\$ 3,093,219
	2022	\$ 292,857	\$ 1,000,000	\$ 3,999,997	\$ —	\$ 289,694	\$ 59,402	\$ 99,115	\$ 5,741,065
ROBERT ATKINSON CHIEF OPERATING OFFICER	2024	\$ 329,143	\$ —	\$ 2,932,480	\$ —	\$ 247,744	\$ (33,263)	\$ 1,283,516	\$ 4,759,620
	2023	\$ 832,000	\$ —	\$ 2,998,706	\$ —	\$ 302,016	\$ 270,634	\$ 41,266	\$ 4,444,622
	2022	\$ 825,143	\$ —	\$ 3,415,287	\$ —	\$ 851,713	\$ 72,545	\$ 77,250	\$ 5,241,937

(1) Represents salary paid during program year.

(2) No discretionary supplemental bonuses were paid for 2024 with the exception of Mr. Wexler whose sign-on bonus of \$350,000 was paid representing the compensation forfeited from a prior employer as a result of joining Newmont. Mr. Wexler's bonus contains a repayment provision should he voluntarily terminate employment with Newmont within two years of his employment date. No additional compensation was provided to Mr. Wexler beyond the value that was forfeited.

(3) Amounts shown represent the aggregate grant date fair value computed in accordance with the Financial Accounting Standards Board ("FASB") Accounting Standards Codification Topic 718 ("ASC 718"). The Company's 2020 Stock Incentive Compensation Plan defines fair market value of the stock as the close price on the date of grant, which is the grant date fair value for the restricted stock unit grants. For the 2024 restricted stock unit grants, the fair market value on the date of the grant, February 26, 2024, was \$30.01. For the 2023 restricted stock unit grants, the fair market value on the date of grant, February 27, 2023, was \$43.34. For the 2022 restricted stock unit grants, the fair market value on the date of grant, February 28, 2022, was \$66.20. Mr. Wexler's 2024 sign-on stock awards include 71,358 RSU shares provided at time of hire, representing the 2024 annual LTI grant due to starting after the standard grant date and to offset outstanding incentives that were forfeited when resigning, with a fair market value on the date of grant, April 30, 2024, of \$40.64. Pursuant to ASC 718, the aggregate grant date fair value of Performance Stock Units ("PSU") is determined by multiplying the target number of shares by a Monte Carlo calculation model, further described below, which determined a grant date fair value of the 2024 (payout 2027) Performance Stock Units of \$33.91 per share (113.0% of the stock price on the date of grant) for each participating Named Executive Officer. For 2023 (payout 2026) Performance Stock Units of \$50.39 per share (116.27% of the stock price on the date of grant) for each participating Named Executive Officer. For 2022 (payout 2025) Performance Stock Units of \$77.00 per share (116.31% of the stock price on the date of grant) for each participating Named Executive Officer. The maximum value of the Performance Stock Units is 200% of target.

(4) Amounts shown represent Company Performance Bonuses.

(5) Amounts shown represent the increase in the actuarial present value under the Company's qualified and non-qualified defined benefit pension plans. The interest discounting is based on the FASB rate. On December 31, 2024, the FASB rate for the Salaried and PEQ plans was 5.76%; on December 31, 2023, the FASB rate for the Salaried and PEQ plans was 5.28%; and on December 31, 2022, the FASB rate for the Salaried and PEQ plans was 5.60%.

(6) Amounts shown are described in the All Other Compensation Table. Refer to the Compensation Discussion and Analysis section of this Proxy Statement for a description of the components of compensation, along with a description of all material terms and conditions of each component.

Description of Monte Carlo calculation Model: The fair value of performance leverage stock units ("PSUs") is determined using a Monte Carlo simulation model that uses the assumptions: (i) expected volatility based on historical price volatility of Newmont and the designated peer group; (ii) expected risk-free interest rate based on the U.S. Treasury rates as of the grant date; and (iii) expected term. Stock-based compensation expense related to all awards, including awards with a market or performance condition that cliff vest, is generally recognized ratably over the requisite service period of the award on a straight-line basis. The Company recognizes forfeitures as they occur. The Company's estimates may be impacted by certain variables including, but not limited to, stock price volatility, employee retirement eligibility dates, the Company's performance and related tax impacts.

All Other Compensation Table

NAME	COMPANY CONTRIBUTIONS TO DEFINED CONTRIBUTION PLANS ⁽¹⁾ (\$)	PERQUISITES ⁽²⁾ (\$)	RELOCATION REIMBURSEMENT AND TAX GROSS-UPS ⁽³⁾ (\$)	TERMINATION PAYMENTS ⁽⁴⁾ (\$)	TOTAL (\$)
TOM PALMER	\$ 20,700	\$ 57,966	\$	\$	\$ 78,666
KARYN OVELMEN	\$ 20,700	\$ 16,992	\$	\$	\$ 37,692
NATASCHA VIJJOEN	\$ 20,700	\$ 127,377	\$	\$	\$ 148,077
PETER WEXLER	\$ 6,000	\$ 23,550	\$ 315,378	\$	\$ 344,928
PETER TOTH	\$ 20,700	\$ 106,888	\$	\$	\$ 127,588
ROBERT ATKINSON	\$ 19,968	\$ 15,548	\$	\$ 1,248,000	\$ 1,283,516

(1) Under the Company's defined contribution plan, the Savings Plan, the Company will match 100% of the first 6% of a participant's base salary contribution to the Savings Plan annually with a maximum match of \$20,700 for 2024.

(2) The Company provides Named Executive Officers with financial advisory services valued up to \$17,000 and executive health assessment benefits with a maximum value of \$3,500. These benefits are not grossed up for taxes, with the executive responsible for any personal tax liability associated with the imputed income. Mr. Palmer received \$17,000 for financial advisory services and \$3,350 for executive health assessment benefits. Ms. Ovelmen received \$16,992 for financial advisory services. Ms. Viljoen received \$57,045 for tax preparation services related to her relocation to the United States upon hire in 2023, \$11,887 for financial advisory services, and \$3,300 for executive health assessment benefits. Mr. Wexler received \$4,450 for financial advisory services. Mr. Toth received \$49,913 for tax preparation services related to his relocation to the United States upon hire in 2022 and \$14,000 for financial advisory services. Mr. Atkinson received \$2,100 for executive health assessment benefits and \$8,579 for reimbursement of personal travel expenses between his home location and Company business events. This reimbursement was provided due to his exit date being extended beyond the originally communicated timeline at the Company's request. Mr. Palmer and Ms. Viljoen had limited personal use of administrative support. The Company offers international health insurance coverage as an incentive for Executive Officers with dependents residing outside the United States. The value is calculated as the difference between the cost to the Company of international coverage and the standard U.S. health insurance benefit. Mr. Palmer and Ms. Viljoen each received a benefit valued at \$14,256, while Mr. Atkinson received a benefit valued at \$4,869.

(3) For Mr. Wexler, who began employment with the Company on March 11, 2024, this amount includes \$315,378 related to relocation costs occurring in 2024.

(4) Mr. Atkinson exited the company on May 3, 2024, in connection with an involuntary termination of employment not for cause, which entitled Mr. Atkinson to severance benefits under the Executive Severance Plan. The amount above includes \$1,248,000 related to severance occurring in 2024.

Grants of Plan-Based Awards Table

	GRANT DATE	ESTIMATED FUTURE PAYOUTS UNDER NON-EQUITY INCENTIVE PLAN AWARDS ⁽¹⁾			ESTIMATED FUTURE PAYOUTS UNDER EQUITY INCENTIVE PLAN AWARDS ⁽²⁾			FMV ON GRANT DATE	ALL OTHER STOCK AWARDS NUMBER OF SHARES OF STOCK OR UNITS (#)	GRANT DATE FAIR VALUE OF STOCK AND OPTION AWARDS ⁽³⁾ (\$)
		THRESHOLD (\$)	TARGET (\$)	MAXIMUM (\$)	THRESHOLD (#)	TARGET (#)	MAXIMUM (#)			
TOM PALMER										
2024 ANNUAL BONUS	—	\$ 430,500	2,152,500	4,305,000	—	75,668	151,336	\$ 30.01		\$ 2,270,797
2024 PSU	2/26/2024				—	113,499	226,998	\$ 33.91		\$ 3,848,751
2024 PSU (MONTE CARLO)	2/26/2024									
2024 RSU	2/26/2024								105,520	\$ 3,166,655
KARYN OVELMEN										
2024 ANNUAL BONUS	—	\$ 156,000	780,000	1,560,000	—	21,506	43,012	\$ 30.01		\$ 645,395
2024 PSU	2/26/2024				—	32,257	64,514	\$ 33.91		\$ 1,093,835
2024 PSU (MONTE CARLO)	2/26/2024									
2024 RSU	2/26/2024								29,990	\$ 900,000
NATASCHA VILJOEN										
2024 ANNUAL BONUS	—	\$ 187,000	935,000	1,870,000	—	25,608	51,216	\$ 30.01		\$ 768,496
2024 PSU	2/26/2024				—	38,410	76,820	\$ 33.91		\$ 1,302,483
2024 PSU (MONTE CARLO)	2/26/2024									
2024 RSU	2/26/2024								35,710	\$ 1,071,657
PETER WEXLER										
2024 ANNUAL BONUS	—	\$ 89,366	446,831	893,661	—	—	—	\$ —		\$ —
2024 PSU	2/26/2024				—	—	—	\$ —		\$ —
2024 PSU (MONTE CARLO)	2/26/2024									\$ —
2024 RSU OFF-CYCLE GRANT ⁽⁴⁾	4/30/2024							40.64	71,358	\$ 2,899,989
PETER TOTH										
2024 ANNUAL BONUS	—	\$ 142,000	710,000	1,420,000	—	16,328	32,656	\$ 30.01		\$ 490,003
2024 PSU	2/26/2024				—	24,492	48,984	\$ 33.91		\$ 830,524
2024 PSU (MONTE CARLO)	2/26/2024									
2024 RSU	2/26/2024								22,770	\$ 683,328
ROBERT ATKINSON										
2024 ANNUAL BONUS	—	\$ 62,014	310,068	620,136	—	23,896	47,792	\$ 30.01		\$ 717,119
2024 PSU	2/26/2024				—	35,841	71,682	\$ 33.91		\$ 1,215,368
2024 PSU (MONTE CARLO)	2/26/2024									
2024 RSU	2/26/2024								33,322	\$ 999,993

(1) Amounts shown represent threshold, target and maximum amounts for 2024 Corporate Bonuses. The Corporate Performance Bonus has a threshold of 20% payout, with the potential to have a zero payout. The LDCC established the target for corporate metrics in March 2024. Payments of Corporate Performance for 2024 performance are shown in the Non-Equity Incentive Plan Compensation column of the Summary Compensation Table. Refer to the Compensation Discussion and Analysis for a description of the criteria for payment of Corporate Performance.

(2) Amounts shown represent the threshold, target and maximum number of shares of the Performance Leveraged Stock Unit bonuses potentially awardable for the targets set in 2024, which will pay out in 2027. See the CD&A for a description of these awards and the rationale.

(3) Amounts shown represent the aggregate grant date fair value computed in accordance with the Financial Accounting Standards Board ("FASB") Accounting Standards Codification Topic 718 ("ASC 718"). For the restricted stock units, the grant date fair value is the target number of shares granted multiplied by the fair market value on the date of grant. The Company's 2020 Stock Incentive Compensation Plan defines fair market value of the stock to include the closing sales price on such date, which is the grant date fair value utilized for the restricted stock units. The fair market value on the date of grant, February 26, 2024, was \$30.01, and on April 30, 2024, was \$40.64, and the grant values are shown in the Stock Awards column of the Summary Compensation Table. The restricted stock unit awards vest pro-ratably over three years. See the CD&A for a description of this award and the rationale. Pursuant to ASC 718, the aggregate grant date fair value of Performance Leveraged Stock Units is determined by multiplying the target number of shares by a Monte Carlo grant date fair value \$33.91 for the 2024 (payout 2027) for the portion of the Performance Leveraged Stock Unit grant that is tied to the market factors and the fair value of \$30.01 for the 2024 (payout 2027) for the portion of the Performance Leveraged Stock Unit grant that is tied to non-market factors, and such amounts are shown in the Stock Awards column of the Summary Compensation Table.

(4) Mr. Wexler received a one-time RSU sign-on grant of 71,358 shares, as well as \$350,000 in cash with a two-year retention repayment clause, representing the prorated value of the 2024 annual LTI grant due to starting after the standard grant date and forfeitures from prior company. The fair market value on the date of grant, April 30, 2024, was \$40.64.

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2024 Executive Compensation Tables

Outstanding Equity Awards at Fiscal Year-End Table

NAME	OPTION AWARDS					STOCK AWARDS		EQUITY INCENTIVE PLAN AWARDS: MARKET OF PAYOUT VALUE OF UNEARNED SHARES, UNITS OR OTHER RIGHTS THAT HAVE NOT VESTED (\$) ⁽²⁾	EQUITY INCENTIVE PLAN AWARDS: MARKET OF PAYOUT VALUE OF UNEARNED SHARES, UNITS OR OTHER RIGHTS THAT HAVE NOT VESTED (\$) ⁽²⁾
	NUMBER OF SECURITIES UNDERLYING UNEXERCISED OPTIONS ⁽¹⁾ (#) EXERCISABLE	NUMBER OF SECURITIES UNDERLYING UNEXERCISED OPTIONS (#) UNEXERCISABLE	OPTION EXERCISE PRICE	OPTION GRANT DATE	OPTION EXPIRATION DATE	NUMBER OF SHARES OR UNITS OF STOCK THAT HAVE NOT VESTED (#)	MARKET VALUE OF SHARES OR UNITS OF STOCK THAT HAVE NOT VESTED (\$) ⁽²⁾		
TOM PALMER	—	—	—	—	—	14,938 ⁽⁴⁾	\$ 555,992	—	—
—	—	—	—	—	—	45,634 ⁽⁵⁾	\$ 1,698,497	—	—
—	—	—	—	—	—	104,747 ⁽⁶⁾	\$ 3,898,683	—	—
2022 PSU	—	—	—	—	—	—	—	93,059	\$ 3,463,656
2023 PSU	—	—	—	—	—	—	—	121,063	\$ 4,505,965
2024 PSU	—	—	—	—	—	—	—	189,167	\$ 7,040,796
KARYN OVELMEN	—	—	—	—	—	—	\$ —	—	—
—	—	—	—	—	—	20,048 ⁽⁹⁾	\$ 746,187	—	\$ —
—	—	—	—	—	—	29,990 ⁽⁶⁾	\$ 1,116,228	—	\$ —
2022 PSU	—	—	—	—	—	—	—	—	\$ —
2023 PSU	—	—	—	—	—	—	—	—	\$ —
2024 PSU	—	—	—	—	—	—	—	53,763	\$ 2,001,059
NATASCHA VILJOEN	—	—	—	—	—	—	\$ —	—	—
—	—	—	—	—	—	100,104 ⁽⁸⁾	\$ 3,725,871	—	—
—	—	—	—	—	—	35,710 ⁽⁶⁾	\$ 1,329,126	—	—
2022 PSU	—	—	—	—	—	—	—	—	\$ —
2023 PSU	—	—	—	—	—	—	—	—	\$ —
2024 PSU	—	—	—	—	—	—	—	64,018	\$ 2,382,750
PETER WEXLER	—	—	—	—	—	—	\$ —	—	—
—	—	—	—	—	—	—	\$ —	—	—
—	—	—	—	—	—	71,358 ⁽¹⁰⁾	\$ 2,655,945	—	\$ —
2022 PSU	—	—	—	—	—	—	—	—	\$ —
2023 PSU	—	—	—	—	—	—	—	—	\$ —
2024 PSU	—	—	—	—	—	—	—	—	\$ —
PETER TOTH	—	—	—	—	—	29,234 ⁽⁷⁾	\$ 1,088,089	—	—
—	—	—	—	—	—	9,998 ⁽⁵⁾	\$ 372,126	—	—
—	—	—	—	—	—	22,770 ⁽⁶⁾	\$ 847,499	—	—
2022 PSU	—	—	—	—	—	—	—	—	\$ —
2023 PSU	—	—	—	—	—	—	—	26,525	\$ 987,261
2024 PSU	—	—	—	—	—	—	—	40,820	\$ 1,519,320
ROBERT ATKINSON	—	—	—	—	—	—	\$ —	—	—
—	—	—	—	—	—	—	\$ —	—	—
—	—	—	—	—	—	—	\$ —	—	—
2022 PSU ⁽¹¹⁾	—	—	—	—	—	—	—	—	\$ —
2023 PSU ⁽¹¹⁾	—	—	—	—	—	—	—	16,061	\$ 597,790
2024 PSU ⁽¹¹⁾	—	—	—	—	—	—	—	3,651	\$ 135,890

(1) The Company does not grant stock options.
(2) Assumes stock price of \$37.22, the closing price on December 31, 2024.
(3) Target number of Performance Leveraged Stock Units are shown for the 2022 PSU (payout 2025), 2023 PSU (payout 2026), and 2024 (payout 2027), all three awards for which performance and grant are not yet determined and which are described in the CD&A. The maximum achievable amount of Performance Leveraged Stock Units is 200% of target.
(4) Vesting date is February 28, 2025.
(5) Vesting dates are February 27, 2025 and 2026.
(6) Vesting dates are February 26, 2025, 2026 and 2027.
(7) Vesting dates are July 27, 2025.
(8) Vesting dates are October 30, 2025 and 2026.
(9) Vesting dates are July 24, 2025 and 2026.
(10) Vesting dates are April 30, 2025, 2026 and 2027.
(11) 2022 PSUs vested pro-rata on exit date on May 3, 2024, based on value at end of quarter preceding exit. The 2023 and 2024 PSUs are subject to pro-rata vesting based on the exit date of May 3, 2024, but the value is determined at the end of the respective 3-year performance periods, subject to the performance criteria at the end of each program.

Option Exercises and Stock Vested Table

NAME	OPTION AWARDS		STOCK AWARDS	
	NUMBER OF SHARES ACQUIRED ON EXERCISE (#)	VALUE REALIZED ON EXERCISE (\$)	NUMBER OF SHARES ACQUIRED ON VESTING (#)	VALUE REALIZED ON VESTING (\$)
TOM PALMER	—	—	104,308	\$ 3,367,950
KARYN OVELMEN	—	—	10,023	\$ 471,783
NATASCHA VILJOEN	—	—	50,051	\$ 2,392,438
PETER WEXLER	—	—	—	\$ —
PETER TOTH	—	—	34,232	\$ 1,516,078
ROBERT ATKINSON	—	—	42,637	\$ 1,411,857

ADDITIONAL BENEFITS AND TABLES

The Company provides two tax-qualified retirement plans, a Pension Plan, and a Savings Plan (401(k) plan). In addition, the Company offers a non-qualified pension plan (the "Pension Equalization Plan"), and non-qualified savings plan (the "Savings Equalization Plan") for executive grade level employees.

Pension Benefits Table⁽¹⁾⁽²⁾

NAME	Plan Name	NUMBER OF YEARS CREDITED SERVICE (#)	PRESENT VALUE OF ACCUMULATED BENEFIT (\$)	PAYMENTS DURING LAST FISCAL YEAR (\$)
TOM PALMER	Pension Plan	8.67	\$ 305,833	—
	Pension Equalization Plan	8.67	\$ 2,953,994	—
KARYN OVELMEN	Pension Plan	1.67	\$ 95,280	—
	Pension Equalization Plan	1.67	\$ 247,370	—
NATASCHA VILJOEN	Pension Plan	1.25	\$ 54,208	—
	Pension Equalization Plan	1.25	\$ 169,646	—
PETER WEXLER	Pension Plan	0.83	\$ 37,677	—
	Pension Equalization Plan	0.83	\$ 80,933	—
PETER TOTH	Pension Plan	2.50	\$ 98,461	—
	Pension Equalization Plan	2.50	\$ 234,318	—
ROBERT ATKINSON⁽²⁾	Pension Plan	5.00	\$ 190,108	—
	Pension Equalization Plan	5.00	\$ —	\$ 680,209

(1) Pension Calculation Assumptions. Qualified Plan and Pension Equalization Plan benefits are defined as a lump sum at age 65, the age at which the Stable Value benefits are unreduced. All of the benefits shown are also discounted from the earliest unreduced retirement age to current age using the FASB discount rate of 5.76%.

(2) With Mr. Atkinson's exit on May 3, 2024, the Pension Equalization Plan value of \$680,209 was paid out 6-months following his exit at the present value upon time of exit.

Pension Plan

Each NEO participates in Newmont’s qualified Stable Value Pension Plan, which is available to a broad group of Company employees, which generally includes U.S. domestic salaried employees of the Company. This benefit provides a strong incentive to remain employed with the Company, including in times of high demand within the talent marketplace.

The plan provides for post-retirement payments determined by a formula based upon years of service. Mr. Palmer has, and Mr. Atkinson had a vested benefit under the Pension Plan by virtue of five or more years of service. Ms. Ovelmen, Ms. Viljoen, Mr. Wexler, and Mr. Toth do not have vested benefits under the Pension Plan, as they do not have five years of service with the Company.

Pension Value Calculation

The Stable Value Pension Plan benefits are determined as follows:

FULL YEARS OF SERVICES COMPLETED BY THE END OF THE PLAN YEAR	PERCENTAGE OF SALARY UP TO AND INCLUDING SOCIAL SECURITY WAGE BASE	PERCENT OF SALARY OVER THE SOCIAL SECURITY WAGE BASE
0 to 9	13 %	21 %
10 to 19	15 %	23 %
20+	17 %	25 %

The stable value benefit, as of a given date, is the sum of all the amounts accrued for each year of service, inclusive of regular pay, vacation pay, and annual bonus. Severance or Change of Control payments are not included as pensionable earnings. Salary does not include stock-based compensation, foreign assignment premiums, signing bonuses, fringe benefits, payments from non-qualified plans, or indemnity benefit payments. Normal retirement age under the pension is 65 and the vesting period is 5 years. If a participant has 5 years of service and separates employment with Newmont prior to age 65, the participant is entitled to a reduced benefit. Participants may take their benefit in lump sum or an annuity.

The Stable Value Pension Plan contains a cap on eligible earnings as required by the Internal Revenue Code as well as a cap on benefits as required by section 415 of the Internal Revenue Code. This cap limits the pension benefits that executive-grade employees of the Company can receive under the Pension Plan.

Pension Equalization Plan

The Pension Equalization Plan provides for an actuarially determined present value cash lump sum amount upon retirement, or upon termination after 5 years of service with the Company. The Company determines the lump sum amount by calculating a full pension benefit under the Pension Plan, using the definition of Salary from the Pension Equalization Plan, and subtracting the actual benefit owed under the Pension Plan that is subject to the cap in benefits.

If a participant dies while employed with the Company, or after retirement but before receipt of benefits under the Pension Equalization Plan, and the participant was entitled to benefits under the Pension Plan, the participant’s legal spouse receives survivor benefits which are calculated based upon the full Pension Equalization benefit minus the Pension Plan benefit amount. If the Company terminates a participant for cause, the participant forfeits all benefits under the Pension Equalization Plan.

Pension Calculation Assumptions

The qualified Pension Plan and Pension Equalization Plan benefits are defined as a lump sum at age 65, the age at which benefits are unreduced. All of the benefits shown are also discounted from the earliest unreduced retirement age to current age using the FASB discount rate of 5.76%.

Retirement Savings Plan

The Retirement Savings Plan is the Company's defined contribution plan that is available to a broad group of Company employees, which generally includes U.S. domestic salaried employees of the Company. Eligible employees may contribute before-tax or after-tax compensation to a plan account for retirement savings. Under the Savings Plan, the Company will match 100% of the first 6% of a participant's base salary, with a maximum of \$345,000 in salary and a maximum match of \$20,700 for 2024 contribution to the Savings Plan annually. The Company contribution vests as follows:

Savings Plan Vesting Schedule

YEARS OF SERVICE	PERCENTAGE OF COMPANY CONTRIBUTION VESTED
Less than 1 year	0 %
1 year	20 %
2 years	40 %
3 years	60 %
4 or more years	100 %

In the event of death, disability, retirement, change of control (same definition as Executive Change of Control Plan explained in the "Potential Payments Upon Termination" or "Change of Control" section), or termination of the Savings Plan, a participant is fully vested in the Company contribution component of the Savings Plan. In accordance with the Internal Revenue Code, the Savings Plan limits the before-tax and after-tax contributions that highly compensated participants may make to the Savings Plan.

Savings Equalization Plan

The Savings Equalization Plan allows eligible participants the opportunity to defer up to 100% of compensation beyond the Internal Revenue Code limitations set forth in the Savings Plan on a pre-tax basis. The Savings Equalization Plan is a non-qualified deferred compensation plan. To participate in the Savings Equalization Plan, an employee must be an executive or a legacy participant and be eligible to participate in the Savings Plan of Newmont. The purpose of the Savings Equalization Plan is to allow executive employees a way to defer additional compensation for post-employment savings purposes beyond the limits set forth in the Savings Plan. A participant's deferred compensation is contributed at the direction of the participant to various hypothetical investment alternatives. Such investments are selected by a committee of Company representatives, with the advice of professional investment managers.

Upon distribution of Savings Equalization Plan accounts, the participant receives a cash amount equal to the value of the contributions if such contributions had been invested in such hypothetical investments, as of the applicable valuation date. A participant receives distribution of Savings Equalization amounts in lump-sum form, or at a preselected distribution date in the future according to the provisions of the plan and Internal Revenue Code Section 409A.

In 2010, the Company established a trust for participants' account balances in the Savings Equalization Plan and the Company funds the participant account balances in the trust. The assets held in this trust may be subject to claims of the Company's creditors in the event the Company files for bankruptcy.

Potential Payments Upon Termination or Change of Control

The Committee maintains severance arrangements and protections to ensure alignment between the interests of our executives and our stockholders in the event of a sale or merger of the Company. These benefits enable Executive Officers to focus their attention on business operations without undue concern regarding their own financial situations during these periods of potential disruption and distraction. The Committee designed these arrangements to be fair and reasonable, and in alignment with peer market practices.

Retirement Benefits

Mr. Palmer has, and Mr. Atkinson had vested benefits under the Pension Plan and Pension Equalization Plan. Ms. Ovelmen, Ms. Viljoen, Mr. Wexler, and Mr. Toth have not yet vested in the Pension Plan or the Pension Equalization Plan as they have not attained 5 years of service. See the "Pension Benefits Table" for the present value of benefits under these plans.

For PSU and RSU equity grants, retirement is defined as at least age 55, with at least 5 years of continuous service and a total of 65 when adding age plus years of continuous service. If an individual meets this definition of retirement: 1) PSUs shall pro-rata vest based on actual performance (using the most recent fiscal quarter-end performance for the 2022 PSU programs and using program-end performance for the 2023 and future PSU programs); 2) RSUs that have not yet met the first anniversary of grant shall pro-rata vest; and 3) RSUs beyond the first anniversary of grant shall continue to vest post-retirement on the original vesting schedule.

Voluntary Termination

The NEOs would receive no payments or other benefits upon voluntary termination, except for vested benefits under the Pension Plan and Pension Equalization Plan. See the "Pension Benefits Table" for the present value of benefits under these plans.

Termination Not for Cause

On October 25, 2011, the Board of Directors and the Compensation Committee of the Board adopted an Executive Severance Plan applicable to the Senior Director and above levels of the Company. Under the Executive Severance Plan, any eligible employee who is subject to involuntary termination of employment for any reason other than cause is entitled to severance benefits. Cause is defined as engagement in illegal conduct or gross negligence, or willful misconduct or any dishonest or fraudulent activity, breach of any contract, agreement or representation with the Company, or violation of Newmont's Code of Conduct.

The Company's severance benefits include:

- ▶ A fixed number of months of base salary
- ▶ Pro-rated actual bonus (this benefit is contained in the bonus plan)
- ▶ Pro-rata PSU and RSU payout
- ▶ Medical benefits for the severance period, not to exceed 18 months
- ▶ Outplacement services for up to 12 months

The range of fixed number of months of base salary for the Named Executive Officers is 24 months of salary for Mr. Palmer and 15 months of salary + 1 month of salary for every year of service up to a maximum of 18 months of salary for Ms. Ovelmen, Ms. Viljoen, Mr. Wexler, Mr. Toth, and Mr. Atkinson.

For equity grants in the case of separation of employment under the Executive Severance Plan, there shall be a pro-rata percent acceleration of restricted stock units that have already been granted. PSUs shall pro-rata vest based on actual performance (using the most recent fiscal quarter-

end performance for the 2022 PSU programs and using program-end performance for the 2023 and future PSU programs). The calculations below in the termination tables uses the target payout for Performance Stock Units.

The payments and benefits provided under the Severance Plan are contingent upon the affected Executive Officer's execution and non-revocation of a general release of claims and compliance with specified restrictive covenants.

Termination for Cause

No additional benefits are payable in any case of termination for cause. The Company's plans generally define cause as stated above.

Change of Control

The Company's Executive Change of Control Plan applies to Senior Director level employees and above, including the NEOs, in the event of a change of control, which is generally defined as:

- ▶ The acquisition of beneficial ownership of 20% or more of either (a) the then outstanding shares of the Company; or (b) the combined voting power of the then outstanding shares of the Company entitled to vote generally in the Election of Directors (but not an acquisition by a Company entity or Company benefit plan); or
- ▶ The individuals constituting the Company's Board of Directors on January 1, 2008 (for 2008 Executive Change of Control Plan) and January 1, 2012 (for 2012 Executive Change of Control Plan), cease to constitute at least most of the Board, with certain exceptions allowing the Board the ability to vote in new members by a majority; or
- ▶ Consummation of a reorganization, merger, consolidation, sale, or other disposition of all or substantially all of the assets of the Company or an acquisition of assets of another corporation. The acquisition of assets of another corporation does not constitute a change of control if certain requirements are met to evidence that the Company is the acquiring company and will conduct the business of the combined entity going forward.

Newmont maintains the 2008 Executive Change of Control Plan and the 2012 Executive Change of Control Plan. All NEOs are eligible for benefits under the 2012 with the exception of Mr. Palmer who is under the 2008 plan.

Termination After Change of Control

Executives are eligible for benefits under the change of control plans if terminated within the requisite period of a change of control or if the executive terminates for good reason within the requisite time period of a change of control. The Change of Control Plans generally define good reason as any of the following without the executive's prior consent:

- ▶ Material reduction in salary or bonus compensation from the level immediately preceding the change of control
- ▶ Requiring the executive to relocate their principal place of business more than 35 miles (50 miles in the 2012 Executive Change of Control Plan) from the previous principal place of business
- ▶ Failure by the employer to comply with the obligations under the Change of Control Plan
- ▶ Assigning the executive duties inconsistent with the executive's position immediately prior to such assignment or any action resulting in the diminution of the executive's position, authority, duties, or responsibilities

If an executive is eligible for termination benefits under the Executive Change of Control Plan, the executive is entitled to:

- ▶ Two times the "annual pay" for Executive Officers
 - ▶ Annual pay is defined as annual salary, annual cash bonus at the highest amount that the executive received in the three years prior to the change of control, and the highest employer

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Additional Benefits and Tables

matching contribution made to the Savings Plan on behalf of the executive in the three years prior to the change of control

- ▶ Mr. Palmer would receive three times annual pay based on the previous terms of the policy
- ▶ Pro-rated bonus determined by percentage of the year worked at target level
- ▶ For the COBRA period, health, dental, vision, prescription, and life insurance benefits for the executive and their family
- ▶ Outplacement services consistent with the Company's practices during the one-year period prior to the change of control
- ▶ Unvested participants in the Pension Plan vest in their interests in the plan; see the "Pension Benefits Table" and accompanying footnotes for pension values and unvested participants

No tax gross ups are provided for any amounts payable in connection with a change in control. The 2020 Stock Incentive Compensation Plan approved by stockholders in 2020 incorporates a double-trigger upon change of control for any equity vesting and all equity outstanding only vests upon a double-trigger of change of control and termination of employment. The Retirement Savings Plan provides for immediate vesting of the Company matching contributions which is capped at a total of \$20,700 per year in 2024.

Death

The level of coverage under the basic term life insurance program provides two times final annual base salary for an employee who dies while an active employee, up to a maximum of \$1,500,000. Upon the death of one of the NEOs, payment is made to the beneficiary of record for the group life insurance coverage.

In the event of death during employment an unvested participant of the Pension Plan vests in the Pension Plan. See the "Pension Benefits Table" and following text for pension values and unvested participants.

Disability

Short-term disability benefits provide for 100% of base pay (salary and bonus) for the initial twelve weeks of disability and 60% of base pay for the remainder of short-term disability for a total period of up to six months. In the event of long-term disability, the Company has an insurance plan that provides a maximum monthly benefit to executives and officers of the Company of \$15,000 per month. The maximum benefit period for the long-term disability benefit varies depending upon the age on date of disability. Qualified long-term disability participants also receive continuation of medical coverage for up to 24 months.

Performance Bonuses, PSUs, and RSUs

All amounts shown for Bonuses include Company Performance Bonuses, Personal Bonuses, Performance Stock Units, and Restricted Stock Units are calculated at target level for 2024 performance.

Accelerated Vesting of Restricted Stock

The amounts shown assume vesting as of December 31, 2024, at a closing price of \$37.22. The amounts shown do not include any vested stock awards.

Performance Stock Units

The amounts shown for the Performance Stock Units in the event of a Change of Control assume target payout and a stock price of \$37.22, the December 31, 2024, closing price, because there is no change of control price to determine actual payout, as contemplated by the PSU program.

Restricted Stock Units

The amounts shown for the Restricted Stock Units represent the target granted for the year of the change of control. These restricted stock units are subject to a vesting period beginning with one-third vesting the following January 1st, one-third vesting one year later, and the final one-third vesting two years later. Vesting accelerates upon a termination of employment after a change of control. The figures shown represent target payout and a stock price of \$37.22, the December 31, 2024, closing price.

Health Care Benefits

The value of health care benefits disclosed below is based on the incremental additional cost to the Company for the length of coverage specified in the Long-Term Disability Plan, Executive Severance Plan, or the Executive Change of Control Plans, except that for Change of Control, the amount is determined without any present value discount.

Life Insurance

Life insurance coverage and proceeds are provided under the terms of the Group Life Plan.

280G Tax Gross-Up

The Company does not provide 280G gross ups on any benefits.

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Additional Benefits and Tables

Potential Payments on Termination

The following tables describe the estimated potential payments upon termination or change of control of the Company for the NEOs. The amounts shown assume that the termination or change of control occurred on December 31, 2024. The actual amounts to be paid can only be determined at the time of such executive's separation from the Company.

	RETIREMENT (\$)	TERMINATION NOT FOR CAUSE (\$)	CHANGE OF CONTROL (\$)	TERMINATION AFTER CHANGE OF CONTROL (\$)	DEATH (\$)	DISABILITY (\$)
TOM PALMER						
BASE BENEFIT	\$ —	\$ 2,870,000	\$ —	\$ —	\$ —	\$ —
BONUS (CORPORATE PERFORMANCE)	\$ 2,235,289	\$ 2,235,289	\$ 2,235,289	\$ —	\$ 2,235,289	\$ 2,235,289
RESTRICTED STOCK UNIT BONUS	\$ —	\$ —	\$ —	\$ 3,166,640	\$ —	\$ —
PERFORMANCE LEVERAGED STOCK UNIT BONUS	\$ 8,814,515	\$ 8,814,515	\$ 8,814,515	\$ 6,195,827	\$ 8,814,515	\$ 8,814,515
CHANGE OF CONTROL PAYMENT	\$ —	\$ —	\$ —	\$ 10,762,500	\$ —	\$ —
ACCELERATED VESTING OF RESTRICTED STOCK UNITS	\$ 3,340,160	\$ 2,281,549	\$ —	\$ 6,181,944	\$ 6,153,173	\$ 6,153,173
INCREMENTAL NON-QUALIFIED PENSION	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —
HEALTH CARE BENEFITS AND LIFE INSURANCE COVERAGE	\$ —	\$ 90,531	\$ —	\$ 89,025	\$ —	\$ —
LIFE INSURANCE PROCEEDS	\$ —	\$ —	\$ —	\$ —	\$ 1,500,000	\$ —
DISABILITY COVERAGE	\$ —	\$ —	\$ —	\$ —	\$ 90,000	\$ —
OUTPLACEMENT SERVICES	\$ —	\$ 7,500	\$ —	\$ 10,000	\$ —	\$ —
TOTAL	\$ 14,389,963	\$ 16,299,383	\$ 11,049,803	\$ 26,405,937	\$ 18,792,977	\$ 17,202,977
KARYN OVELMEN						
BASE BENEFIT	\$ —	\$ 1,040,000	\$ —	\$ —	\$ —	\$ —
BONUS (CORPORATE PERFORMANCE)	\$ —	\$ 803,324	\$ 803,324	\$ —	\$ 803,324	\$ 803,324
RESTRICTED STOCK UNIT BONUS	\$ —	\$ —	\$ —	\$ 899,980	\$ —	\$ —
PERFORMANCE LEVERAGED STOCK UNIT BONUS	\$ —	\$ 667,020	\$ 667,020	\$ 1,334,039	\$ 667,020	\$ 667,020
CHANGE OF CONTROL PAYMENT	\$ —	\$ —	\$ —	\$ 3,120,000	\$ —	\$ —
ACCELERATED VESTING OF RESTRICTED STOCK UNITS	\$ —	\$ 483,599	\$ —	\$ 1,862,414	\$ 1,862,414	\$ 1,862,414
INCREMENTAL NON-QUALIFIED PENSION	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —
HEALTH CARE BENEFITS AND LIFE INSURANCE COVERAGE	\$ —	\$ 55,979	\$ —	\$ 63,510	\$ —	\$ —
LIFE INSURANCE PROCEEDS	\$ —	\$ —	\$ —	\$ —	\$ 1,500,000	\$ —
DISABILITY COVERAGE	\$ —	\$ —	\$ —	\$ —	\$ 90,000	\$ —
OUTPLACEMENT SERVICES	\$ —	\$ 7,500	\$ —	\$ 10,000	\$ —	\$ —
TOTAL	\$ —	\$ 3,057,422	\$ 1,470,344	\$ 7,289,943	\$ 4,922,758	\$ 3,332,758
NATASCHA VILJOEN						
BASE BENEFIT	\$ —	\$ 1,133,333	\$ —	\$ —	\$ —	\$ —
BONUS (CORPORATE PERFORMANCE)	\$ —	\$ 970,962	\$ 970,962	\$ —	\$ 970,962	\$ 970,962
RESTRICTED STOCK UNIT BONUS	\$ —	\$ —	\$ —	\$ 1,071,638	\$ —	\$ —
PERFORMANCE LEVERAGED STOCK UNIT BONUS	\$ —	\$ 794,238	\$ 794,238	\$ 1,588,475	\$ 794,238	\$ 794,238
CHANGE OF CONTROL PAYMENT	\$ —	\$ —	\$ —	\$ 3,570,000	\$ —	\$ —
ACCELERATED VESTING OF RESTRICTED STOCK UNITS	\$ —	\$ 709,227	\$ —	\$ 5,054,997	\$ 5,054,997	\$ 5,054,997
INCREMENTAL NON-QUALIFIED PENSION	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —
HEALTH CARE BENEFITS AND LIFE INSURANCE COVERAGE	\$ —	\$ 66,357	\$ —	\$ 75,276	\$ —	\$ —
LIFE INSURANCE PROCEEDS	\$ —	\$ —	\$ —	\$ —	\$ 1,500,000	\$ —
DISABILITY COVERAGE	\$ —	\$ —	\$ —	\$ —	\$ 90,000	\$ —
OUTPLACEMENT SERVICES	\$ —	\$ 7,500	\$ —	\$ 10,000	\$ —	\$ —
TOTAL	\$ —	\$ 3,681,617	\$ 1,765,199	\$ 11,370,386	\$ 8,410,196	\$ 6,820,196

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	RETIREMENT (\$)	TERMINATION NOT FOR CAUSE (\$)	CHANGE OF CONTROL (\$)	TERMINATION AFTER CHANGE OF CONTROL (\$)	DEATH (\$)	DISABILITY (\$)
PETER WEXLER⁽¹⁾						
BASE BENEFIT	\$ —	\$ 812,500	\$ —	\$ —	\$ —	\$ —
BONUS (CORPORATE PERFORMANCE)	\$ —	\$ 435,625	\$ 435,625	\$ —	\$ 435,625	\$ 435,625
RESTRICTED STOCK UNIT BONUS	\$ —	\$ —	\$ —	\$ 533,325	\$ —	\$ —
PERFORMANCE LEVERAGED STOCK UNIT BONUS	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —
CHANGE OF CONTROL PAYMENT	\$ —	\$ —	\$ —	\$ 2,405,000	\$ —	\$ —
ACCELERATED VESTING OF RESTRICTED STOCK UNITS	\$ —	\$ 599,093	\$ —	\$ 2,655,945	\$ 2,655,945	\$ 2,655,945
INCREMENTAL NON-QUALIFIED PENSION	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —
HEALTH CARE BENEFITS AND LIFE INSURANCE COVERAGE	\$ —	\$ 56,381	\$ —	\$ 68,659	\$ —	\$ —
LIFE INSURANCE PROCEEDS	\$ —	\$ —	\$ —	\$ —	\$ 1,300,000	\$ —
DISABILITY COVERAGE	\$ —	\$ —	\$ —	\$ —	\$ 90,000	\$ —
OUTPLACEMENT SERVICES	\$ —	\$ 7,500	\$ —	\$ 10,000	\$ —	\$ —
TOTAL	\$ —	\$ 1,911,099	\$ 435,625	\$ 5,672,929	\$ 4,481,570	\$ 3,091,570
PETER TOTH						
BASE BENEFIT	\$ —	\$ 1,005,833	\$ —	\$ —	\$ —	\$ —
BONUS (CORPORATE PERFORMANCE)	\$ —	\$ 729,742	\$ 729,742	\$ —	\$ 729,742	\$ 729,742
RESTRICTED STOCK UNIT BONUS	\$ —	\$ —	\$ —	\$ 683,322	\$ —	\$ —
PERFORMANCE LEVERAGED STOCK UNIT BONUS	\$ —	\$ 1,164,577	\$ 1,164,577	\$ 1,341,930	\$ 1,164,577	\$ 1,164,577
CHANGE OF CONTROL PAYMENT	\$ —	\$ —	\$ —	\$ 2,840,000	\$ —	\$ —
ACCELERATED VESTING OF RESTRICTED STOCK UNITS	\$ —	\$ 875,675	\$ —	\$ 2,307,714	\$ 2,307,714	\$ 2,307,714
INCREMENTAL NON-QUALIFIED PENSION	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —
HEALTH CARE BENEFITS AND LIFE INSURANCE COVERAGE	\$ —	\$ 51,136	\$ —	\$ 54,349	\$ —	\$ —
LIFE INSURANCE PROCEEDS	\$ —	\$ —	\$ —	\$ —	\$ 1,420,000	\$ —
DISABILITY COVERAGE	\$ —	\$ —	\$ —	\$ —	\$ 90,000	\$ —
OUTPLACEMENT SERVICES	\$ —	\$ 7,500	\$ —	\$ 10,000	\$ —	\$ —
TOTAL	\$ —	\$ 3,834,463	\$ 1,894,319	\$ 7,237,315	\$ 5,712,033	\$ 4,202,033

(1) Given March 11, 2024 start date, target base pay vs. Summary Compensation Table base pay value used for basis of calculation to provide for a more representative estimate.

(2) Mr. Atkinson is not included in the table above as he departed the Company on May 3, 2024 (prior to the December 31, 2024 assumption applied for the table).

Pay Ratio of CEO to Median Employee

The following summarizes the relationship of the annual total compensation of the median employee from among our employees (other than the CEO) and the annual total compensation of the CEO.

To identify the median compensated employee for the 2025 Proxy Statement, the Company used a consistently applied compensation measure ("CACM"), defined as base salary excluding overtime and other incentives, which provides a reasonable estimate of compensation received. Salaries were annualized for employees (other than seasonal and temporary employees) starting employment in 2024, but not adjusted for part-time status. Local currency was consistently converted as of November 16, 2024, using the 2024 year-to-date exchange rates. No cost-of-living adjustments were applied. A small group of employees in three geographic locations (less than 0.5% of the total employee population) were excluded for data quality purposes. To arrive at the median employee for Newmont, actual total compensation of all selected employees was calculated in alignment with the method for calculating NEO total compensation. The Company used a statistical sampling methodology to identify all employees whom the Company expected to be paid within a 0.1% range of the median. The Company selected the representative employee from that group for purposes of calculating the ratio of CEO pay to median employee pay.

The Company has determined that the 2024 annual total compensation of the median compensated employee was \$64,119. For 2024, the total compensation for the Company's CEO, Mr. Palmer, as reported in the "Summary Compensation Table" was \$12,965,126. Mr. Palmer's total compensation is 202 times (or a ratio of 202 to 1) that of the estimated median compensated Newmont employee. This pay ratio is a reasonable estimate calculated in accordance with SEC rules based on our payroll and employment records.

The SEC rules for identifying the median compensated employee and calculating the pay ratio based on that employee's annual total compensation allow companies to adopt a variety of methodologies, exclusions, and assumptions that reflect their compensation practices. As such, the pay ratio reported above may not be comparable to the pay ratio reported by other companies, even those in a related industry or of a similar size and scope. Other companies may have different employment practices, regional demographics, or may utilize different methodologies and assumptions in calculating their pay ratios.

Pay Versus Performance Table

The following summarizes the relationship between the executive compensation actually paid by the Company and the financial performance of Newmont over a five-year performance period.

PERFORMANCE YEAR	SUMMARY COMPENSATION TABLE TOTAL FOR PEO ⁽¹⁾	COMPENSATION ACTUALLY PAID TO PEO ⁽¹⁾	AVERAGE SUMMARY COMPENSATION TABLE TOTAL FOR NON-CEO PEOS ⁽²⁾	AVERAGE COMPENSATION ACTUALLY PAID TO NON-PEOs ⁽²⁾⁽⁴⁾	VALUE OF INITIAL FIXED \$100 INVESTMENT BASED ON		COMPANY NET INCOME (LOSS) (\$) ⁽⁵⁾	FREE CASH FLOW
					TOTAL SHAREHOLDER RETURN ⁽³⁾	PEER/INDEX TOTAL SHAREHOLDER RETURN		
(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)	(i)
2024	\$ 12,965,126	\$ 3,323,357	\$ 4,463,189	\$ 3,119,735	\$ 91.57	\$ 157.67	\$ 3,381,000,000	\$ 2,916,000,000
2023	\$ 11,747,104	\$ 1,125,000	\$ 3,949,153	\$ 1,588,050	\$ 100.82	\$ 156.39	\$ (2,467,000,000)	\$ 88,000,000
2022	\$ 13,654,538	\$ 3,407,020	\$ 3,904,167	\$ 1,166,702	\$ 113.19	\$ 137.66	\$ (369,000,000)	\$ 1,067,000,000
2021	\$ 12,667,106	\$ 15,415,524	\$ 3,922,861	\$ 3,707,302	\$ 145.20	\$ 150.22	\$ 233,000,000	\$ 2,613,000,000
2020	\$ 12,202,285	\$ 14,852,971	\$ 4,943,217	\$ 5,525,436	\$ 138.96	\$ 138.86	\$ 2,791,000,000	\$ 3,588,000,000

(1) In his capacity as Chief Executive Officer, Mr. Palmer is included as our PEO for 2020 to 2024. See the Summary Compensation Table Total versus Compensation Actually Paid Reconciliation Table below for additional details.

(2) In 2024, the Non-PEO NEOs comprises Ms. Ovelmen, Ms. Viljoen, Mr. Wexler, Mr. Toth and Mr. Atkinson. In 2023, the Non-PEO NEOs comprises Ms. Ovelmen, Ms. Viljoen, Mr. Atkinson, Mr. Toth, Mr. Tabolt, and Mr. Puna. In 2022, the Non-PEOs comprises Mr. Tabolt, Mr. Atkinson, Ms. Lipson, Mr. Toth, and Ms. Buese. In 2021, the Non-PEOs comprises Ms. Buese, Mr. Atkinson, Mr. Gottesfeld, and Ms. Lipson. In 2020, the Non-PEOs comprises Ms. Buese, Mr. Atkinson, Mr. Engel, and Mr. Gottesfeld. See Summary Compensation Table Total versus Compensation Actually Paid Reconciliation Table for additional details.

(3) Peer Group TSR is market cap weighted, with the following peers (peers published in 2024 Newmont Annual report): Agnico Eagle Mines Ltd (AEM US); AngloGold Ashanti Ltd (AU US); Freeport (FCX US), Gold Fields Ltd (GFI US); Barrick Gold Corp (GOLD US); Harmony Gold Mining Co Ltd (HMY US), and Kinross Gold Corp (KGC US).

(4) The 2025 Proxy Statement will differ from the previous year's report as a minor error was identified in the 2023 average compensation paid to NEOs, which has since been corrected for this year.

(5) Represents Company Net Income (Loss) as disclosed in respective year's Newmont Annual Report.

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Additional Benefits and Tables

Summary Compensation Table Total versus Compensation Actually Paid Reconciliation Table

Adjustments ^{(6)/(7)(8)}	PEO					OTHER NEO AVERAGE				
	2024	2023	2022	2021	2020	2024	2023	2022	2021	2020
Summary Compensation Table Total	\$ 12,965,126	\$ 11,747,104	\$ 13,654,538	\$ 12,667,106	\$ 12,202,285	\$ 4,463,189	\$ 3,949,153	\$ 3,904,167	\$ 3,922,861	\$ 4,943,217
Deduction for amount reported in "Stock Awards" column of the Summary Compensation Table	\$ (-) 9,286,203	\$ (-) 8,896,322	\$ (-) 10,132,164	\$ (-) 8,566,067	\$ (-) 7,659,869	\$ (-) 2,723,638	\$ (-) 2,899,811	\$ (-) 2,665,646	\$ (-) 2,287,820	\$ (-) 2,639,891
Deduction for amounts reported in "Option Awards" column of the Summary Compensation Table	\$ (-) 0	\$ (-) 0	\$ (-) 0	\$ (-) 0	\$ (-) 0	\$ (-) 0	\$ (-) 0	\$ (-) 0	\$ (-) 0	\$ (-) 0
Addition of fair value at fiscal year (FY) end, of equity awards granted during the FY that remained outstanding	\$ (+) 10,801,010	\$ (+) 7,410,447	\$ (+) 6,409,104	\$ (+) 10,094,687	\$ (+) 9,490,638	\$ (+) 4,333,887	\$ (+) 2,021,753	\$ (+) 1,722,529	\$ (+) 2,696,083	\$ (+) 3,270,846
Addition of fair value at vesting date, of equity awards granted during the FY that vested during the FY	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0
Addition of change in fair value at FY end versus prior FY end for awards granted in prior FY that remained outstanding	\$ (-) 6,426,122	\$ (-) 6,203,785	\$ (-) 6,161,789	\$ (+) 3,757,541	\$ (+) 2,114,057	\$ (-) 1,701,038	\$ (-) 757,830	\$ (-) 1,381,313	\$ (+) 672,482	\$ (+) 1,179,673
Addition of change in fair value at vesting date versus prior FY end for awards granted in prior FY that vested during the FY	\$ (-) 4,153,588	\$ (-) 3,262,797	\$ (-) 1,432,304	\$ (-) 2,698,509	\$ (-) 1,096,571	\$ (-) 1,285,235	\$ (-) 835,620	\$ (-) 629,778	\$ (-) 1,357,393	\$ (-) 863,441
Deduction of the fair value at the prior FY end for awards granted in prior FY that failed to meet their vesting conditions	\$ (-) 1,185,581	\$ (-) 0	\$ (-) 0	\$ (-) 291,792	\$ (-) 0	\$ (-) 88,368	\$ (-) 0	\$ (-) 0	\$ (-) 116,408	\$ (-) 0
Addition in respect of any dividends or other earnings paid during applicable FY prior to vesting date of underlying award	\$ (+) 568,608	\$ (+) 664,022	\$ (+) 806,513	\$ (+) 769,710	\$ (+) 305,363	\$ (+) 112,675	\$ (+) 93,852	\$ (+) 124,336	\$ (+) 246,121	\$ (+) 163,566
Addition of incremental fair value of in respect of any options or SARS modified during the FY	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0
Deduction for values reported in the "Change in Pension Value and Nonqualified Deferred Compensation Earnings" column of the Summary Compensation Table	\$ (-) 390,217	\$ (-) 652,107	\$ (-) 66,594	\$ (-) 606,521	\$ (-) 602,107	\$ (-) 121,243	\$ (-) 140,779	\$ (-) 31,278	\$ (-) 241,739	\$ (-) 741,074
Addition for the Service Cost attributable to services rendered during the FY	\$ (+) 430,323	\$ (+) 318,437	\$ (+) 329,717	\$ (+) 289,369	\$ (+) 99,175	\$ (+) 129,504	\$ (+) 157,331	\$ (+) 123,685	\$ (+) 173,112	\$ (+) 212,540
Addition for the prior Service Cost in respect of a plan amendment or initiation during the FY	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0	\$ (+) 0
Compensation Actually Paid	\$ 3,323,357	\$ 1,125,000	\$ 3,407,020	\$ 15,415,524	\$ 14,852,971	\$ 3,119,735	\$ 1,588,050	\$ 1,166,702	\$ 3,707,302	\$ 5,525,436

(6) Equity valuations have been calculated in accordance with the requirements for Compensation Actually Paid. Adjustment for restricted stock units represents the sum of changes in fair value during the fiscal year. The fair market values at the end of the fiscal years were December 31, 2024 = \$37.22; December 29, 2023 = \$41.39; December 30, 2022 = \$47.20; December 31, 2021 = \$62.02; and December 31, 2020 = \$59.89. The restricted stock unit awards vest pro-ratably over three years. See the Compensation Discussion and Analysis for a description of this award and the rationale. The fair market values per share for restricted stock units on the following vest dates are as follows: 2/25/2020 = \$50.07, 2/26/2020 = \$49.17, 2/27/2020 = \$48.30, 7/27/2020 = \$69.20, 7/28/2020 = \$68.23, 2/22/2021 = \$57.12, 2/24/2021 = \$56.76, 2/25/2021 = \$56.63, 2/26/2021 = \$55.01, 7/26/2021 = \$60.59, 2/22/2022 = \$67.67, 2/24/2022 = \$67.90, 2/25/2022 = \$67.07, 7/26/2022 = \$44.59 (2020 Plan) and \$45.81 (2013 Plan), 2/22/2023 = \$45.17, 2/24/2023 = \$43.58, 2/28/2023 = \$43.34, 7/26/2023 = \$43.61, 7/27/2023 = \$43.45, 11/3/2023 = \$37.96, 2/22/2024 = \$33.43, 2/27/2024 = \$30.01, 2/28/2024 = \$29.86, 5/24/2024 = \$40.58, 7/24/2024 = \$47.07, 7/29/2024 = \$46.73, 10/30/2024 = \$47.80.

(7) Equity valuations have been calculated in accordance with the requirements for Compensation Actually Paid. Adjustment for performance stock units represents the sum of changes in fair value during the fiscal year. The performance stock unit awards vest with a three-year cliff. Pursuant to ASC 718, the grant date fair value of Performance Stock Units ("PSU") is determined by multiplying the target number of shares by a Monte Carlo calculation model which determined a grant date fair value for the 2017 to 2020 program, 2019 fair value = \$52.21 and 2/27/2020 vest date fair market value = \$48.30; 2018 to 2021 program, 2019 fair value = \$40.89, 2020 fair value = \$52.33, and 2/26/2021 vest date fair market value = \$55.01; for the 2019 to 2022 program 2019 fair value = \$47.24, 2020 fair value = \$71.44, 2021 fair value = \$98.67, and 2/25/2022 vest date fair market value = \$67.07; for the 2020 to 2023 program 2020 fair value = \$74.67, 2021 fair value = \$107.46, 2022 fair value = \$89.85, and 2/24/2023 vest date fair market value = \$43.58; for the 2021 to 2024 program 2021 fair value = \$80.06, 2022 fair value = \$57.58, and 2023 fair value = \$32.23, and 2/22/2024 vest date fair market value = \$33.43; and for the 2022 program 2022 fair value = \$46.14, 2023 fair value = \$23.21, and 2024 fair value = \$0.02; for the 2023 program 2023 fair value = \$37.27 and 2024 fair value = \$12.05; and for the 2024 program 2024 fair value = \$36.00. The Monte Carlo model is further described in the Newmont's Annual Report on Form 10-K for the year ended December 31, 2024. The maximum value of the Performance Stock Units is 200% of target. See the Compensation Discussion and Analysis for a description of this award and the rationale.

(8) The total pension benefit adjustments for each applicable year includes the aggregate of two components: (i) the actuarially determined service cost for services rendered during the applicable year ("service cost"), and (ii) the entire cost of benefits granted in a plan amendment during the applicable year that are attributed by the benefit formula to services rendered in periods prior to the plan amendment ("prior service cost"), which was \$0, in each case calculated in accordance with U.S. GAAP using the same methodologies the Company uses for its financial statements. The amount of service cost was \$0 for Ms. Ovelfen for 2023, 2022, 2021, and 2020, Ms. Viljoen for 2023, 2022, 2021, and 2020, Mr. Wexler for 2024, 2023, 2022, 2021, and 2020, Mr. Toth for 2023, 2022, 2021, and 2020 and Mr. Atkinson for 2021 and 2020 due to ineligibility to participate in our Pension Plan and Pension Equalization Plan and be included in relevant census data for each respective year, based on the same methodologies that the Company uses to compute service cost for its financial statements under U.S. GAAP. All assumptions are consistent with those used in our preliminary expense letters issued for fiscal years 2020, 2021, and 2022 issued March 16, 2020, March 8, 2021, and February 24, 2022 and April 5, 2022, and January 31, 2023, respectively.

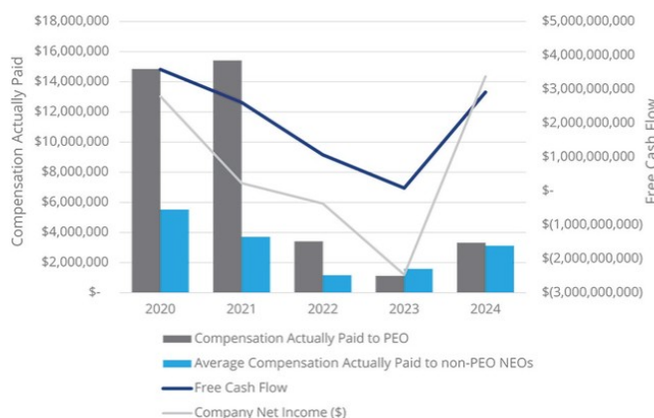
Compensation Actually Paid Versus Company Performance

Executive compensation is linked strongly to the financial and operational performance of the Company, with a majority of annual target compensation being variable and at-risk. In 2024, 89.0% of the total target compensation for the principal Executive Officer (PEO) and 80.7% of non-PEO NEO pay, on average, was at-risk and tied to performance measures that impact stockholder return, including Free Cash Flow. The following charts provide a clear visual description of the relationship between Compensation Actually Paid and Newmont Total Shareholder Return, Peer/Index Total Shareholder Return, Newmont Free Cash Flow, and Newmont Net Income as detailed in the Pay Versus Performance table above.

Compensation Actually Paid versus Total Shareholder Return



Compensation Actually Paid versus Free Cash Flow and Net Income



Tabular List of Financial Performance Measures

Absolute Total Shareholder Return (TSR)

Free Cash Flow

Relative Total Shareholder Return (rTSR)

Key Compensation Discussion and Analysis Definitions

Capitalized terms, not otherwise defined in this CD&A, have the meaning ascribed below:

2025 Meeting	2025 Annual Meeting of Stockholders of Newmont	LTIP	Long-Term Incentive Program
ASC	Accounting Standards Codification	NEO	Named Executive Officer
AUD	Australian Dollar	NYSE	New York Stock Exchange
Board or Board of Directors	Board of Directors of Newmont	PBGC	Pension Benefit Guaranty Corporation
CACM	Consistently Applied Compensation Measure	PEO	Principal Executive Officer
CCV	Critical Control Verification; delivery of a target number of fatality risk management-based verifications	PEP	Pension Equalization Plan
CD&A	Compensation Discussion & Analysis	PSU	Performance Stock Unit
Committee	In the CD&A section, Leadership Development and Compensation Committee	Relative TSR or rTSR	Percentile ranking against the TSR Peer Group of Newmont stock price appreciation, plus dividends paid
Company	Newmont and its consolidated subsidiaries; all reference to “we,” “us,” and “our” refer to the Company	RSU	Restricted Stock Unit
Compensation Peer Group	Peer group used for market comparisons, benchmarking, and setting executive and director compensation	S&P 500	Standard and Poor’s 500
CPB Adjusted CSC/GEO	Company performance bonus adjusted non-GAAP measure of Cash Sustaining Costs per Gold Equivalent Ounce — see Annex A-2 for additional information	SEC	United States Securities and Exchange Commission
CPB Attributable Adjusted Free Cash Flow	Company performance bonus adjusted non-GAAP measure to analyze cash flows generated from operations — see Annex A-2 for additional information	SPEFR	Significant Potential Event Frequency Rate
Adjusted ROCE	Adjusted non-GAAP measure to analyze Return on Capital Employed	STI	Short-Term Incentive
DJSI	Dow Jones Sustainability Index	STIP	Short-Term Incentive Program annual cash bonus plan
FASB	Financial Accounting Standards Board	TSR	Total Shareholder Return
Free Cash Flow	Non-GAAP measure to analyze cash flows generated from operations	TSR Peer Group	Peer group used to measure relative TSR performance within the performance share program
FW Cook	Frederic W. Cook & Co., Inc.; Newmont LDCC’s independent compensation consultant	TTDC	Total Target Direct Compensation
GDX	VanEck Gold Miners exchange-traded fund	USD	United States Dollar
LTI	Long-Term Incentive		

REPORT OF THE LEADERSHIP DEVELOPMENT AND COMPENSATION COMMITTEE ON EXECUTIVE COMPENSATION

The Leadership Development and Compensation Committee of the Board of Directors (the "LDCC") is composed entirely of Directors who are not officers or employees of the Company or any of its subsidiaries, and are independent, as defined in the listing standards of the New York Stock Exchange and the Company's Corporate Governance Guidelines. The LDCC has adopted a Charter that describes its responsibilities in detail, and the LDCC and Board review and assess the adequacy of the Charter on an annual basis. The LDCC has the responsibility of taking the leadership role with respect to the Board's responsibilities relating to compensation of the Company's key employees, including the Chief Executive Officer, the Chief Financial Officer, and the other Executive Officers. Additional information about the LDCC's role in corporate governance can be found in the LDCC's Charter, available on the Company's website at <http://www.newmont.com/about-us/governance-and-ethics/>.

The LDCC has reviewed and discussed with management the Company's Compensation Discussion and Analysis (CD&A) section of this Proxy Statement. Based on such review and discussions, the LDCC has recommended to the Board of Directors that the CD&A section be included in this Proxy Statement and the Company's Annual Report on Form 10-K for the year ended December 31, 2024.

This Report shall not be deemed to be incorporated by reference into any filing made by the Company under the Securities Act of 1933 or the Exchange Act, notwithstanding any general statement contained in any such filing incorporating this proxy statement by reference, except to the extent the Company incorporates such Report by specific reference.

Submitted by the following members of the LDCC of the Board of Directors:

[Julio M. Quintana](#), Chair
[Philip Aiken AM](#)
[Gregory H. Boyce](#)
[Susan Story](#)

PROPOSAL THREE — RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Newmont's Audit Committee of the Board of Directors evaluates the selection of independent auditors each year and has selected Ernst & Young LLP ("EY") as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2025. In September 2014, the Company formally engaged EY as its independent registered public accounting firm for the fiscal year ended December 31, 2015. EY has continued to serve as the Company's independent registered public accounting firm since that time.

The Audit Committee is responsible for the appointment, compensation, retention and oversight of the Company's independent registered public accounting firm retained to audit the Company's consolidated financial statements. In accordance with its commitment to sound corporate governance practices, the Audit Committee reviews whether it is in the Company's best interests to rotate the Company's independent registered public accounting firm ("independent auditor"). In fulfilling its oversight responsibility, the Audit Committee carefully reviews the policies and procedures for the engagement of the independent auditor, including the scope of the audit, audit fees, auditor independence matters, performance of the independent auditors and the extent to which the independent auditor may be retained to perform non-audit services. The Audit Committee and its Chair are also directly involved with the selection, review and evaluation of the lead engagement partner and the negotiation of audit fees. The Audit Committee reviews the performance of the independent auditor annually. In conducting its review, the Audit Committee considers, among other things:

- ▶ the professional qualifications and effectiveness of EY, the lead audit partner and other key engagement partners
- ▶ EY's historical and recent performance on the Company's audit, including the extent and quality of EY's communications with the Audit Committee
- ▶ an analysis of EY's known legal risks and significant proceedings that may impair its ability to perform the Company's annual audit
- ▶ data relating to audit quality and performance, including the most recent Public Company Accounting Oversight Board ("PCAOB") reports on EY and its peer firms
- ▶ the appropriateness of EY's fees
- ▶ EY's independence policies and its processes for maintaining its independence
- ▶ EY's tenure as the Company's independent auditor and its depth of understanding of the Company's global business, operations and systems, accounting policies and practices, including the potential effect on the financial statements of the major risks and exposures facing the Company, and internal control over financial reporting
- ▶ EY's demonstrated professional integrity and objectivity, including through rotation of the lead audit partner and other key engagement partners
- ▶ EY's capability, expertise and efficiency in handling the breadth and complexity of the Company's global operations, including of the lead audit partner and other key engagement partners
- ▶ the advisability and potential impact of selecting a different independent public accounting firm

As a result of its evaluation of EY's qualifications, performance and independence, the Board and the Audit Committee believe that the continued retention of EY to serve as the Company's independent auditor for the year ending December 31, 2025, is in the best interests of the Company and its stockholders.

As a matter of good corporate governance, the Board and the Audit Committee submit the selection of the independent auditor to our stockholders for ratification in connection with the 2025 Annual Meeting. If the selection of EY is not ratified by a majority of the shares of common stock present or represented at the Annual Meeting and entitled to vote on the matter, the Audit Committee will review its selection of an independent auditor in light of that vote result. Even if this appointment is ratified, the Audit Committee may, in its discretion, direct the appointment of a different independent auditor at any time during

the year if the Audit Committee determines that such a change would be in the best interest of the Company and its stockholders.

We expect that a representative of EY will attend the Annual Meeting, and the representative will have an opportunity to make a statement. The representative will also be available to respond to appropriate questions from stockholders.



The Board of Directors unanimously recommends that you vote **FOR** the ratification of Ernst and Young LLP as Newmont's independent registered public accounting firm for the fiscal year ended December 31, 2025.

Independent Auditors Fees

The following table discloses the fees for professional services provided by Ernst & Young (EY) in each of the last two fiscal years.

	2024	2023
Audit Fees ⁽¹⁾	\$ 14,583,000	\$ 13,801,500
Audit-Related Fees ⁽²⁾	\$ 1,329,000	\$ 399,000
Tax Fees ⁽³⁾	\$ 540,000	\$ 299,000
All Other Fees ⁽⁴⁾	\$ 25,000	\$ 27,000
Total ⁽⁵⁾	\$ 16,477,000	\$ 14,526,500

(1) Audit Fees were primarily for professional services rendered for the audits of the consolidated financial statements and internal controls over financial reporting in compliance with Section 404 of the Sarbanes-Oxley Act of 2002, the review of documents filed with the SEC, consents, comfort letters and financial accounting and reporting consultations.

(2) Audit-Related Fees were primarily for professional services rendered for other attest services, employee benefit plan audits, accounting consultations and audits in connection with acquisitions and divestitures, and attest services related to financial reporting that are not required by statute or regulation.

(3) Tax Fees were for professional services related to general tax consultation, tax advisory, tax compliance and international tax matters.

(4) All Other Fees were for the use of EY's proprietary research tools.

(5) The Audit Committee has determined that the provision of the services described above is compatible with maintaining the independence of our independent registered public accounting firm. The Audit Committee carefully reviews the scope of the audit and fees for audit and non-audit services and will continue to do so.

The Audit Committee has established procedures for engagement of the Company's independent registered public accounting firm to perform services other than audit, review and attest services.

In order to safeguard the independence of the Company's independent registered public accounting firm, for each engagement to perform such non-audit service, (a) management and EY affirm to the Audit Committee that the proposed non-audit service is not prohibited by applicable laws, rules or regulations; (b) management describes the reasons for hiring EY to perform the services; and (c) EY affirms to the Audit Committee that it is qualified to perform the services.

The Audit Committee pre-approves and reviews audit and non-audit services performed by EY as well as the fees charged by EY for such services and is provided with quarterly reporting on actual spending. The Audit Committee has delegated to its Chair its authority to pre-approve such services in limited circumstances, and any such pre-approvals are reported to the Audit Committee at its next regular meeting and ratified. In its pre-approval and review of non-audit service fees, the Audit Committee considers, among other factors, the possible effect of the performance of such services on the auditors' independence. All services provided by EY were permissible under applicable laws, rules and regulations and were pre-approved by the Audit Committee in accordance with its procedures. The Audit Committee considered the amount of non-audit services provided by EY in assessing its independence.

For additional information concerning the Audit Committee and its activities with EY, see "Corporate Governance" and "Report of the Audit Committee" in this Proxy Statement.

REPORT OF THE AUDIT COMMITTEE

The Audit Committee of the Board of Directors is composed entirely of Directors who are not officers or employees of the Company or any of its subsidiaries and are independent, as defined in the listing standards of the New York Stock Exchange and the Company's Corporate Governance Guidelines. The Audit Committee has adopted a Charter that describes its responsibilities in detail. The Charter is available on the Company's website at <http://www.newmont.com/about-us/governance-and-ethics/>.

The primary responsibility for financial and other reporting, internal controls, compliance with laws and regulations, and ethics, rests with the management of the Company. The Audit Committee's primary purpose is to oversee the integrity of the Company's financial statements, the Company's compliance with legal and regulatory requirements and corporate policies and controls, the independent auditor's selection, compensation, retention, qualifications, performance, objectivity and independence, the performance of the Company's internal audit function, treasury and finance matters and enterprise risk management, privacy and data security and cybersecurity. The Audit Committee reviews the financial information that will be provided to the stockholders and others, the systems of internal controls that management and the Board have established, and the audit, accounting and financial reporting process. Additional information about the Audit Committee's role in corporate governance can be found in the Audit Committee's Charter.

The Audit Committee has reviewed and discussed with management and EY, the Company's independent auditors, the audited financial statements of the Company for the fiscal year ended December 31, 2024, and the results of management's assessment of the effectiveness of the Company's internal control over financial reporting and independent registered public accounting firm's audit of internal control over financial reporting as of December 31, 2024.

The Audit Committee has discussed with EY the matters required to be discussed by the applicable Public Company Accounting Oversight Board ("PCAOB") rules, including the quality, not just the acceptability, of the accounting principles, the reasonableness of significant judgments and the clarity of the disclosures in the financial statements. The Audit Committee has received and reviewed the disclosure and letter required by the applicable requirements of the PCAOB regarding the independent accountant's communications with the Audit Committee concerning independence, and has discussed EY's independence with them, and considered whether the non-audit services provided by the independent registered public accounting firm to the Company are compatible with maintaining the firm's independence.

The Company also has an internal audit department that reports to the Audit Committee. The Audit Committee reviews and approves the internal audit plan at least once a year and receives updates of internal audit results throughout the year. The Audit Committee discussed with the Company's internal auditors and independent registered public accounting firm the overall scope and plans for their respective audits. The Audit Committee met regularly with the internal auditors and the independent registered public accounting firm to discuss the results of their examinations, their evaluations of the Company's internal controls, and the overall quality of the Company's financial reporting.

Based on the review and discussions referred to above, the Audit Committee recommended to the Board of Directors that the audited financial statements be included in the Company's Annual Report on Form 10-K for the year ended December 31, 2024, for filing with the Securities and Exchange Commission.

Submitted by the members of the Audit Committee of the Board of Directors:

Bruce R. Brook, Chair
René Médori
Maura J. Clark

The Report of the Audit Committee does not constitute soliciting material and shall not be deemed to be filed or incorporated by reference into any other Company filing under the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended, except to the extent that the Company specifically incorporates the Report of the Audit Committee by reference therein.

BENEFICIAL OWNERSHIP OF COMMON STOCK

Directors and Executive Officers Ownership

As of March 3, 2025, the Directors and Executive Officers of the Company as a group beneficially owned, in the aggregate, 561,720 shares of the Company's outstanding capital stock, constituting, in the aggregate, less than 1% of the Company's outstanding capital stock, based on 1,127,257,530 shares of common stock outstanding on such date.

No Director or Executive Officer (a) beneficially owned more than 1% of the outstanding shares of the Company's common stock or (b) shares voting power in excess of 1% of the voting power of the outstanding capital stock of the Company. Each Director and Executive Officer have sole voting power and dispositive power with respect to all shares beneficially owned by them, except as set forth below.

The following table sets forth the beneficial ownership of common stock as of March 3, 2025, held by (a) each then current Director and nominee; (b) the Chief Executive Officer, the Chief Financial Officer and each of the other highly compensated Executive Officers (the "Named Executive Officers"); and (c) all then current Directors and Executive Officers as a group. The address for each of the named individuals below is c/o Newmont Corporation, 6900 E Layton Avenue, Suite 700, Denver, Colorado 80237 USA.

NAME OF BENEFICIAL OWNER	COMMON STOCK	RESTRICTED STOCK, RESTRICTED STOCK UNITS, AND DIRECTOR STOCK UNITS ⁽¹⁾⁽²⁾	OPTION SHARES ⁽³⁾	BENEFICIAL OWNERSHIP TOTAL ⁽⁴⁾
NON-EMPLOYEE DIRECTORS				
PHILIP AIKEN AM	7,976	6,512	—	14,488
GREGORY H. BOYCE	—	41,657	—	41,657
BRUCE R. BROOK	18,702	29,214	—	47,916
MAURA J. CLARK	—	15,921	—	15,921
HARRY M. CONGER ⁽⁵⁾	14,498	3,552	—	18,050
EMMA FITZGERALD	—	11,768	—	11,768
SALLY-ANNE LAYMAN ⁽⁶⁾	4,204	6,512	—	10,716
JOSÉ MANUEL MADERO	—	13,312	—	13,312
RENÉ MÉDORI	4,212	20,292	—	24,504
JANE NELSON	—	54,147	—	54,147
JULIO M. QUINTANA	—	41,657	—	41,657
SUSAN N. STORY	51	14,797	—	14,848
NAMED EXECUTIVE OFFICERS				
TOM PALMER	119,855	—	—	119,855
KARYN OVELMEN	14,200	—	—	14,200
NATASCHA VILJOEN	—	—	—	—
PETER WEXLER	—	23,785	—	23,785
PETER TOTH	21,597	—	—	21,597
All Directors and executive officers as a group, including those named above (20 persons)	278,594	283,126	—	561,720

(1) For 2024, director stock units ("DSUs") were awarded to all non-employee Directors under Newmont's Stock Incentive Compensation Plans except for Mr. Médori, who elected to receive Common Stock in lieu of DSUs. The DSUs represent the right to receive shares of common stock and are immediately fully vested and non-forfeitable. The holders of DSUs do not have the right to vote the underlying shares; however, the DSUs accrue dividend equivalents, which are paid at the time the common shares are issued. Upon retirement from the Board of Directors, the holder of DSUs is entitled to receive one share of common stock for each DSU. The amounts noted in this column for non-employee Directors represent DSUs.

(2) Restricted Stock Units ("RSUs") of the Company's common stock granted after April 25, 2013, are awarded under the Company's 2013 Stock Incentive Compensation Plan, and after May 6, 2020, under the Company's 2020 Stock Incentive Compensation Plan. The RSUs do not have voting rights, and are subject to forfeiture risk and other restrictions. The RSUs accrue dividend equivalents, which are paid at the time the units vest and common stock is issued. Includes shares underlying RSUs vesting within 60 days after March 3, 2025. This column does not include RSUs that vest more than 60 days after March 3, 2025.

(3) The Company does not grant stock options.

(4) The "Percentage of Class" data are omitted in the table since every director and officer, and all directors and officers as a group, own less than 1% of the outstanding shares.

(5) Mr. Conger's ownership includes 14,498 shares held indirectly by the Conger-Sailors Family Trust.

(6) Ms. Layman's ownership includes 4,204 shares held indirectly by Envision Capital Management Pty Ltd ATF ET Trust.

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Beneficial Ownership of Common Stock

Certain Other Beneficial Owners

Based on Schedule 13G filings under Section 13(d) of the Securities Exchange Act of 1934, available as of March 3, 2025, the only known beneficial owners of more than 5% of Newmont Corporation's outstanding common stock were the following.

NAME AND ADDRESS OF BENEFICIAL OWNER	SHARES BENEFICIALLY OWNED	
	NUMBER	PERCENT
BlackRock, Inc. ⁽¹⁾ 50 Hudson Yards New York, NY 10001	123,967,973	10.80 %
The Vanguard Group ⁽²⁾ 100 Vanguard Blvd. Malvern, PA 19355	138,062,180	11.97 %

(1) Based solely upon information contained in the most recent filed Schedule 13G/A of BlackRock, Inc., filed with the SEC on January 24, 2024, reflecting beneficial ownership as of December 31, 2023. According to this Schedule 13G/A, BlackRock, Inc. had sole voting power for 111,921,403 of these shares, no shared voting power, sole dispositive power for 123,967,973 of these shares and no shared dispositive power.

(2) Based solely upon information contained in the most recent filed Schedule 13G/A of The Vanguard Group, filed with the SEC on November 12, 2024, reflecting beneficial ownership as of September 30, 2024. According to this Schedule 13G/A, The Vanguard Group had no sole voting power, shared voting power for 3,527,946 of these shares, sole dispositive power for 130,608,887 of these shares and shared dispositive power for 7,453,293 of these shares.

Delinquent Section 16(a) Reports

Pursuant to Section 16(a) of the Exchange Act and the rules issued thereunder, our Executive Officers and directors and any persons holding more than 10% of our common stock are required to file with the SEC and the NYSE reports of initial ownership of our common stock and changes in ownership of such common stock. Copies of the Section 16 reports filed by our directors and Executive Officers are required to be furnished to the Company. Based solely on our review of the copies of the reports furnished to us, or written representations that no reports were required, we believe that, during fiscal 2024, all of our Executive Officers and directors complied with the Section 16(a) requirements.

GENERAL INFORMATION

This Proxy Statement is furnished to the stockholders of Newmont in connection with the solicitation of proxies by the Board of Directors of the Company (the "Board of Directors" or the "Board") to be voted at the Company's 2025 Annual Meeting of Stockholders to be held on Wednesday, April 30, 2025 (the "Annual Meeting").

The Annual Meeting is being held for the purposes set forth in the accompanying Notice of 2025 Annual Meeting of Stockholders. The Proxy Statement, proxy card and 2024 Annual Report to Stockholders are being made available to stockholders on or about March 19, 2025.

Newmont Corporation is referred to as "Newmont," the "Company," the "Corporation," "we" and "our" in this Proxy Statement.

Stockholders Entitled to Vote

Only stockholders of record of Newmont's common stock, par value \$1.60 per share, at the close of business on Monday, March 3, 2025, (the "Record Date") are entitled to notice of and to vote at the 2025 Annual Meeting or any adjournment thereof. As of the Record Date, there were 1,127,257,530 shares issued and outstanding.

Voting Your Shares

Newmont Common Stock. Each share of common stock that you own entitles you to one vote. Your Notice or proxy card shows the number of shares of common stock that you own. You may elect to vote in one of the following methods:



If you received a Notice of Internet Availability of Proxy Materials, you can access our proxy materials and vote online. Instructions to vote online are provided in the Notice.

Online Prior to the Annual Meeting — You may vote by proxy online prior to the Annual Meeting by visiting www.envisionreports.com/NEM and entering the control number found in your Notice of Internet Availability. The availability of online voting may depend on the voting procedures of the organization that holds your shares.

Online During the Annual Meeting — Holders of common stock may also vote online during the Annual Meeting by visiting <https://meetnow.global/MNHSGC7>, entering the control number found in your Notice of Internet Availability, and following the on-screen instructions. The availability of online voting may depend on the voting procedures of the organization that holds your shares, and holders of CDIs and PDIs will not be able to vote during the Annual Meeting (see below for additional information). The Annual Meeting webcast will begin promptly at 8:00 a.m. Mountain Daylight Time. Online access to the webcast will open approximately 15 minutes prior to the start of the Annual Meeting to allow time for you to log in and test your system. If you experience technical difficulties during the check-in process or during the meeting, please call: 1-888-724-2416 in US & Canada (toll free) or +1-781-575-2748 for all other locations for assistance.



By Telephone — You may vote your shares by calling the telephone number specified on your proxy card. You will need to follow the instructions on your proxy card and the voice prompts. The availability of phone voting may depend on the voting procedures of the organization that holds your shares.



By Mail — If you have received or requested a paper copy of the proxy materials, please date and sign the proxy card and return it promptly in the accompanying envelope. The availability of mail voting may depend on the voting procedures of the organization that holds your shares.

Even if you plan on attending the Annual Meeting virtually, we encourage you to vote your shares in advance online, by phone, or by mail to ensure that your vote will be represented at the Annual Meeting.

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If you wish to change your vote — You may revoke your proxy and change your vote at any time before the taking of the vote at the Annual Meeting.

- ▶ **Online Prior to the Annual Meeting** — You may change your vote using the online voting method described above, in which case only your latest internet proxy submitted prior to the Annual Meeting will be counted.
- ▶ **Online During the Annual Meeting** — You may change your vote by attending the Annual Meeting by visiting <https://meetnow.global/MNHSGC7>, entering the control number found in your Notice of Internet Availability, and following the instructions to vote, in which case only your latest internet proxy submitted will be counted.
- ▶ **Phone** — You may change your vote using the phone voting method described above, in which case only your latest telephone proxy submitted prior to the Annual Meeting will be counted.
- ▶ **Mail** — You may revoke your proxy and change your vote by signing and returning a new proxy card or voting instruction form dated as of a later date, in which case only your latest proxy card or voting instruction form received prior to the Annual Meeting will be counted.

If you hold Newmont Common Stock at your Broker — If your shares are held in an account at a brokerage firm, bank, dealer, or other similar organization, then you are the beneficial owner of shares held in “street name” and the Notice or proxy materials, as applicable, are being forwarded to you by that organization. Your Voting Instruction Form from Broadridge or your Notice provides information on how to vote your shares. The organization holding your account is considered the stockholder of record for purposes of voting at the Annual Meeting.

If you are a beneficial owner of shares held in street name and do not provide the organization that holds your shares with specific voting instructions, the organization that holds your shares may generally vote on “routine” matters such as ratification of auditors but cannot vote on “non-routine” matters, including the Election of Directors and the Advisory Vote to Approve Executive Compensation unless you have provided specific instructions to do so.

Thus, if the organization that holds your shares does not receive instructions from you on how to vote your shares on a “non-routine” matter, that organization will inform the inspector of election that it does not have the authority to vote on this matter with respect to your shares. This is generally referred to as a “broker non-vote.”

If you hold Newmont CDIs or PDIs: If you are a CDI or PDI holder, you are the beneficial owner of the equivalent common stock for each CDI or PDI registered in your name as of the Record Date. Legal title to the common stock underlying the CDIs or PDIs is held by the Company’s CDI Depository, CHESS Depository Nominees Pty Ltd (“CDN”), in the case of CDIs, and the Company’s PDI Depository, PNGCSD Nominee Limited (“PNGCSD”), in the case of PDIs. CDN and PNGCSD are considered the stockholders of record for the purposes of voting at the Annual Meeting. As the beneficial owner, you may instruct CDN (for CDIs) and PNGCSD (for PDIs), to vote the common stock underlying your CDIs or PDIs on your behalf in one of the following methods:



Online Prior to the Annual Meeting — You may instruct CDN and/or PNGCSD, as applicable, to vote on your behalf online at www.investorvote.com.au. The online system has easy-to-follow instructions on how you may instruct CDN and/or PNGCSD, as applicable, to vote in respect of your CDIs or PDIs and allows you to confirm that the system has properly recorded your instruction. If you submit a voting instruction in respect of your CDIs or PDIs online, you should have in hand when you submit your instruction the Notice of Internet Availability or the voting instruction form (for those CDI or PDI holders who have received a hard copy of the voting instruction form).

For your vote to be effective it must be received by 5:00pm (Australian Eastern Standard Time) on Thursday, 24 April 2025.

If you submit a voting instruction in respect of your CDIs or PDIs online, you do not need to return your voting instruction form to the Company.



By Mail Prior to the Annual Meeting — If you have received, by request, a hard copy of the voting instruction form, and wish to submit your voting instruction by mail, you should complete and return the voting instruction form to the Australian share registrar so that it is

received by 5:00 p.m. (Australian Eastern Standard Time) on Thursday, 24 April 2025. The voting instruction form will contain detailed voting instructions and options for returning the hard copy form to the Australian share registrar. If you elect to return the form by mail, the Australian share registrar address is set out below:

Computershare Investor Services Pty Limited
GPO Box 242
Melbourne VIC 3001 Australia

If you wish to instruct CDN and/or PNGCSD, as applicable, to vote on your behalf by mail, please contact Computershare Australia using the details on the Notice of Access Letter to request a hard copy of the voting instruction form to be sent to your registered address.

The online process and hard copy voting instruction form provide further details and instructions on how to vote.

You may change or revoke your voting instruction by visiting our online voting site at www.investorvote.com.au before 5:00 p.m. (Australian Eastern Standard Time) on Thursday, 24 April 2025.

Holders of CDIs and PDIs may attend the Annual Meeting as a guest and instruct CDN and/or PNGCSD, as applicable, to vote on their behalf in advance online or by mail, but cannot vote electronically during the Annual Meeting.

If you hold CDIs or PDIs, you may request a printed copy of the proxy materials by any of the following methods: online at www.investorvote.com.au; by telephone at 1 300 850 505 (within Australia) or +61 3 9415 4000 (outside of Australia), or by email at Web.Queries@computershare.com.au. Please make any requests for email or printed copies on or before 4.00pm Tuesday, 15 April 2025 (Australian Eastern Standard Time) to facilitate timely delivery.

Attending the meeting: CDI and PDI holders are invited to attend the Annual Meeting virtually as a non-voting guest at <https://meetnow.global/MNHSGC7>.

If you hold CDIs or PDIs and experience any issues or require any assistance, you may contact Computershare Australia by the following methods: online at www.investorvote.com.au; or by telephone at 1300-850-505 (within Australia) or +61-3-9415-4000 (outside of Australia).

Quorum, Tabulation and Broker Non-Votes and Abstentions

Quorum. The holders of a majority of the outstanding shares of capital stock of the Company entitled to vote at the Annual Meeting must be present in person or represented by proxy in order to constitute a quorum for all matters to come before the meeting. For purposes of determining the presence of a quorum, "shares of capital stock of the Company" include all shares of common stock entitled to vote at the Annual Meeting.

Tabulating Votes and Voting Results. Votes at the Annual Meeting will be tabulated by one or more inspectors of election who will be appointed by the Chair of the meeting and who will not be candidates for election to the Board of Directors. The inspectors of election will treat shares of capital stock represented by a properly signed and returned proxy as present at the Annual Meeting for purposes of determining a quorum, without regard to whether the proxy is marked as casting a vote or abstaining.

Broker Non-Votes and Abstentions. Abstentions and broker non-votes as to particular matters are counted for purposes of determining whether a quorum is present at the Annual Meeting. Except with respect to the Election of Directors, where abstentions are excluded, abstentions have the same effect as votes against proposals presented to stockholders. With respect to the Election of Directors, abstentions are not counted as votes cast and therefore will have no effect in determining whether the required majority vote has been attained. A "broker non-vote" occurs when you do not give instructions to your broker, bank or other nominee of shares you beneficially own in "street name" on how to vote your shares common stock, and the broker, bank or other nominee does not have authority to vote your shares in its discretion. In these circumstances, if you do not provide voting instructions, the broker, bank or nominee may nevertheless (but is not required to) vote your shares

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on your behalf with respect to certain proposals deemed to be “routine.” Other than with respect to the ratification of the appointment of our independent registered public accounting firm (Proposal Three), broker non-votes will not be counted as votes cast (with respect to Proposal One, Election of Directors), or as present and entitled to vote on the proposal (with respect to Proposal Two, the advisory vote to approve Named Executive Officer compensation).

As such, please be reminded that if you hold your shares in “street name” it is critical that you cast your vote if you want it to count in the Election of Directors (Proposal One). If you hold your shares in “street name” and you do not instruct your bank or broker how to vote in the Election of Directors, no votes will be cast on your behalf. They also will not have discretion to vote uninstructed shares on the advisory vote to approve Named Executive Officer compensation (Proposal Two). Your bank or broker will, however, have discretion to vote any uninstructed shares on the ratification of the appointment of our independent registered public accounting firm (Proposal Three).

Votes Required to Approve the Proposals

PROPOSAL	VOTE REQUIRED
Election of Directors	Majority of votes cast for each Nominee
Advisory vote on the approval of executive compensation	Non-binding advisory vote — majority of stock present in person or by proxy and entitled to vote
Ratification of appointment of independent registered public accounting firm for 2025	Majority of stock present in person or by proxy and entitled to vote

Election of Directors. Brokers, banks and other financial institutions cannot vote your stock on your behalf for the Election of Directors if you have not provided instructions on your voting instruction form, by telephone or by Internet. For your vote to be counted, you must submit your voting instructions to your broker or custodian.

Advisory Say-on-Pay Vote. Because the vote on Compensation of the Named Executive Officers is advisory in nature, it will not: (1) affect any compensation already paid or awarded to any Named Executive Officer, (2) be binding on or overrule any decisions by the Board of Directors, (3) create or imply any additional fiduciary duty on the part of the Board of Directors, or (4) restrict or limit the ability of stockholders to make proposals for inclusion in proxy materials related to executive compensation. If you do not instruct your broker how to vote with respect to this item, your broker may not vote with respect to this proposal. For your vote to be counted, you must submit your voting instructions to your broker or custodian.

Ratify Ernst & Young LLP as the Company’s Independent Registered Public Accounting Firm for 2025. The affirmative vote of a majority of the shares present and entitled to vote, in person or by proxy, at the Annual Meeting is required to ratify the Audit Committee’s appointment of Ernst & Young LLP as the Company’s independent registered public accounting firm for 2025. Even if you do not instruct your broker how to vote with respect to this item, your broker may vote your shares with respect to this proposal.

Other Items. If any other items are properly presented at the Annual Meeting, they must receive an affirmative vote of a majority of the shares present and entitled to vote, in person or by proxy, in order to be approved.

Revocation of Proxy or Voting Instruction Form

Revocation of Newmont Proxy or Voting Instruction Form. A stockholder who executes a proxy or Voting Instruction Form (“VIF”) may revoke it by delivering to the Secretary of the Company, at any time before the proxies are voted, a written notice of revocation bearing a later date than the proxy or VIF. Holders of common stock may revoke it or by attending the Annual Meeting online and by voting during the Annual Meeting (although virtual attendance at the Annual Meeting will not in and of itself constitute a revocation of a proxy). A stockholder also may substitute another person in place of those persons presently named as proxies. Written notice revoking or revising a proxy

should be sent to the attention of the Corporate Secretary (attention: Logan Hennessey), Newmont Corporation, at 6900 E. Layton Avenue, Suite 700, Denver, Colorado 80237 USA.

Solicitation Costs

The cost of preparing and mailing the proxy materials, and the cost of solicitation of proxies on behalf of the Board of Directors will be borne by the Company. In addition, solicitation of proxies and Voting Instruction Forms may be made by certain officers and employees of the Company by mail, telephone or in person. The Company has retained MacKenzie Partners Inc. to aid in the solicitation of brokers, banks, intermediaries and other institutional holders for a fee of \$18,000. The Company also will reimburse brokerage firms and others for their expenses in forwarding proxy materials to beneficial owners of common stock.

Eliminating Duplicate Mailings — Householding

To reduce the expense of delivering duplicate proxy materials to our stockholders, we are relying on the SEC rules that permit us to deliver only one set of proxy materials, including our Proxy Statement, our 2024 Annual Report and the Notice, to multiple stockholders who share an address unless we receive contrary instructions from any stockholders at that address. This practice, known as “householding,” reduces duplicate mailings, thus saving printing and postage costs as well as natural resources. Each stockholder retains a separate right to vote on all matters presented at the Annual Meeting. Once you have received notice from your broker or us that they or we will be householding materials to your address, householding will continue until you are notified otherwise or until you revoke your consent. If, at any time, you wish to receive a separate copy of the 2024 Annual Report or other proxy materials, free of charge, or if you wish to receive separate copies of future annual reports or proxy materials, please mail your request to the Corporate Secretary of the Company.

Voting Results

The results of the voting at the Annual Meeting will be reported on Form 8-K and filed with the SEC within four business days after the end of the meeting.

Date for Receipt of Stockholder Proposals

Pursuant to Rule 14a-8 under the Securities Exchange Act of 1934, as amended, stockholders may present appropriate proposals for inclusion in our proxy statement and for consideration at our annual meeting of stockholders by submitting their proposals to us in a timely manner. For a stockholder proposal to be considered for inclusion in our proxy statement for our 2026 Annual Meeting, the proposal must be received by our Corporate Secretary no later than November 14, 2025 (120 days before the anniversary of the date of this proxy statement), and must comply with the requirements of Rule 14a-8. Any stockholder proposal received after November 14, 2025, will not be considered for inclusion in our 2026 Proxy Statement.

Our Board amended our By-Laws in 2016 to adopt “proxy access” to permit a stockholder (or a group of no more than 20 stockholders) who has maintained continuous qualifying ownership of at least 3% of our outstanding common stock for at least three years and has complied with the other requirements set forth in our By-Laws, to submit Director nominees (up to the greater of 2 Directors or 20% of the Board) for inclusion in our proxy statement if the stockholder(s) and the nominee(s) satisfy the requirements set forth in our By-Laws. Notice of Director nominees submitted under these By-Law provisions must be received by the Corporate Secretary of the Company by not less than 120 days nor more than 150 days prior to the first anniversary of this proxy statement (i.e., no earlier than October 15, 2025 and not later than November 14, 2025). Notice must include the information required by our By-Laws, which are available on our website at <http://www.newmont.com/about-us/governance-and-ethics/>.

In addition, our amended By-Laws contain an advance notice procedure for the nomination of candidates for election to the Board of Directors or other business to be addressed at the 2026 Annual Meeting and such notice must be received at the principal executive offices of the

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Corporation no later than the close of business on the 90th day nor earlier than the close of business on the 120th day prior to the first anniversary of the preceding year's annual meeting (i.e., no later than the close of business on January 30, 2026, and no earlier than the close of business on December 31, 2025). The advance notice must be delivered to the attention of the Corporate Secretary of the Company. Notice must include the information required by our By-Laws. In addition to satisfying the foregoing requirements under our By-Laws, including the same deadlines disclosed above under the advance notice provisions of our By-Laws, stockholders who intend to solicit proxies in support of director nominees, other than our Board's nominees, must provide the additional information required by Rule 14a-19(b)(2) and Rule 14a-19(b)(3) of the Exchange Act.

Electronic delivery should be sent to CorporateSecretary@newmont.com. Mailings to the Corporate Secretary of the Company should be addressed to the attention of Logan Hennessey at Newmont Corporation's principal executive offices located at 6900 E. Layton Avenue, Suite 700, Denver, Colorado 80237 USA.

Other Matters

The Board of Directors does not intend to bring other matters before the Annual Meeting, except items incidental to the conduct of the meeting. However, on all matters properly brought before the meeting by the Board of Directors or by others, the persons named as proxies in the accompanying proxy, or their substitutes, will vote in accordance with their best judgment. Additional information about Newmont, including its Annual Report on Form 10-K, is available through the Company's website, at www.newmont.com.

ANNEX A

Non-GAAP Compensation Measures – Annex A-1

Management of the Company uses certain financial and operating measures, including Attributable Adjusted Free Cash Flow and Adjusted Cash Sustaining Costs / Gold Equivalent Ounce, which have been adjusted at the discretion of the Leadership Development and Compensation Committee to evaluate the Company's performance for compensation purposes in connection with the calculation of the Company Performance Bonus results, which differs from metrics reported under accounting principles generally accepted in the U.S. ("GAAP"). Further to the discussion of these metrics in the "Compensation Discussion and Analysis," a reconciliation of these measures for the year-ended December 31, 2024, appears below. References to the Notes to the Financial Statements below refers to the Notes to the Consolidated Financial Statements in our Form 10-K for the year-ended December 31, 2024, filed with the SEC on February 20, 2025 (the "2024 Form 10-K"), available on Newmont.com and the SEC's website. In the reconciliation tables to follow, dollars are in millions, except per share, per ounce and per pound. Amounts presented may not recalculate in total due to rounding. Dollars in this Annex are in USD and in millions, except per share, per ounce and per pound amounts,

Corporate Performance Bonus Attributable Adjusted FCF

	YEAR ENDED DECEMBER 31, 2024
Net cash provided by (used in) operating activities	\$ 6,363
Less: Net cash used in (provided by) operating activities of discontinued operations	(45)
Net cash provided by (used in) operating activities of continuing operations	\$ 6,318
Less: Additions to property, plant and mine development	(3,402)
Free Cash Flow	\$ 2,916
2024 Allowable Adjustments ⁽¹⁾	(832)
CPB Attributable Adjusted FCF	\$ 2,084

(1) CPB related adjustments include the removal of Non-Managed operations and Merian Non-Newmont interest.

Corporate Performance Bonus Adjusted CSC per GEO

	YEAR ENDED DECEMBER 31, 2024
Costs Applicable to Sales ⁽¹⁾⁽²⁾⁽³⁾	\$ 8,963
Reclamation costs ⁽⁴⁾	241
Advanced projects, research and development and exploration ⁽⁵⁾	268
General and administrative	442
Other expense, net ⁽⁶⁾	37
Treatment and refining costs	227
Sustaining capital and lease related costs ⁽⁷⁾⁽⁸⁾	1,962
All-in sustaining costs	\$ 12,140
Write-downs and inventory change	398
Cash sustaining costs	\$ 12,538
2024 Allowable Adjustments ⁽⁹⁾	(1,666)
CPB Adjusted Cash Sustaining Costs	10,871
Gold Equivalent Ounces Produced ⁽¹⁰⁾	8,489
2024 Allowable Adjustments ⁽⁹⁾	(1,038)
CPB adjusted Gold Equivalent Ounces Produced	7,451
CPB adjusted CSC per GEO ⁽¹¹⁾	\$ 1,459

(1) Excludes *Depreciation and amortization* and *Reclamation and remediation*.

(2) Includes by-product credits of \$240.

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Annex A

- (3) Includes stockpile, leach pad, and product inventory adjustments of \$2 at Brucejack, \$27 at Red Chris, \$1 at Peñasquito, \$9 at Cerro Negro, \$21 at NGM, and \$32 at Telfer.
- (4) Includes operating accretion of \$153, included in *Reclamation and remediation*, and amortization of asset retirement costs \$88; excludes accretion and reclamation and remediation adjustments at former operating properties that have entered the closure phase and have no substantive future economic value of \$219 and \$(44), respectively, included in *Reclamation and remediation*.
- (5) Excludes development expenditures of \$8 at Red Chris, \$12 at Peñasquito, \$6 at Merian, \$17 at Cerro Negro, \$3 at Boddington, \$21 at Tanami, \$36 at Ahafo, \$10 at NGM, \$70 at Corporate and Other, \$4 at CC&V, \$1 at Porcupine, \$4 at Akyem, and \$3 at Telfer, totaling \$195 related to developing new operations or major projects at existing operations where these projects will materially benefit the operation.
- (6) Other expense, net is adjusted for Newcrest transaction-related costs of \$72, settlement costs of \$44, and restructuring and severance costs of \$38, included in *Other expense, net*.
- (7) Excludes capitalized interest related to sustaining capital expenditures. Refer to 2024 Form 10-K Liquidity and Capital Resources within Part II, Item 7, MD&A for sustaining capital by segment.
- (8) Includes finance lease payments for sustaining projects of \$84 and excludes finance lease payments for development projects of \$37.
- (9) CPB related adjustments include the removal of Non-Managed operations.
- (10) Gold equivalent ounces is calculated as pounds or ounces produced multiplied by the ratio of the other metal's price to the gold price, using Gold (\$1,400/oz.), Copper (\$3.50/lb.), Silver (\$20.00/oz.), Lead (\$1.00/lb.), and Zinc (\$1.20/lb.) pricing for 2024.
- (11) Per ounce measures may not recalculate due to rounding.

Non-GAAP Financial Measures

Non-GAAP financial measures are intended to provide additional information only and do not have any standard meaning prescribed by GAAP. These measures should not be considered in isolation or as a substitute for measures of performance prepared in accordance with GAAP. Unless otherwise noted, we present the Non-GAAP financial measures of our continuing operations in the tables below. For additional information regarding our discontinued operations, refer to Note 1 to the Consolidated Financial Statements in our Form 10-K for the year-ended December 31, 2024, filed with the SEC on February 20, 2025 (the "2024 Form 10-K"), available on Newmont.com and the SEC's website.

The reader is reminded that references to the Notes to the Financial Statements or "our Consolidated Financial Statements" below refers to the Consolidated Financial Statements contained in Newmont Corporation's 2024 Form 10-K.

Free Cash Flow

Management uses Free Cash Flow as a non-GAAP measure to analyze cash flows generated from operations. Free Cash Flow is *Net cash provided by (used in) operating activities less Net cash provided by (used in) operating activities of discontinued operations less Additions to property, plant and mine development* as presented on the Consolidated Statements of Cash Flows. The Company believes Free Cash Flow is also useful as one of the bases for comparing the Company's performance with its competitors. Although Free Cash Flow and similar measures are frequently used as measures of cash flows generated from operations by other companies, the Company's calculation of Free Cash Flow is not necessarily comparable to such other similarly titled captions of other companies.

The presentation of non-GAAP Free Cash Flow is not meant to be considered in isolation or as an alternative to net income as an indicator of the Company's performance, or as an alternative to cash flows from operating activities as a measure of liquidity as those terms are defined by GAAP, and does not necessarily indicate whether cash flows will be sufficient to fund cash needs. The Company's definition of Free Cash Flow is limited in that it does not represent residual cash flows available for discretionary expenditures due to the fact that the measure does not deduct the payments required for debt service and other contractual obligations or payments made for business acquisitions. Therefore, the Company believes it is important to view Free Cash Flow as a measure that provides supplemental information to the Company's Consolidated Statements of Cash Flows.

The following table sets forth a reconciliation of Free Cash Flow, a non-GAAP financial measure, to *Net cash provided by (used in) operating activities*, which the Company believes to be the GAAP financial measure most directly comparable to Free Cash Flow, as well as information regarding *Net cash provided by (used in) investing activities* and *Net cash provided by (used in) financing activities*.

	YEAR ENDED DECEMBER 31,		
	2024	2023	2022
Net cash provided by (used in) operating activities	\$ 6,363	\$ 2,763	\$ 3,220
Less: Net cash used in (provided by) operating activities of discontinued operations	(45)	(9)	(22)
Net cash provided by (used in) operating activities of continuing operations	6,318	2,754	3,198
Less: Additions to property, plant and mine development	(3,402)	(2,666)	(2,131)
Free Cash Flow	\$ 2,916	\$ 88	\$ 1,067
Net cash provided by (used in) investing activities ⁽¹⁾	\$ (2,702)	\$ (1,002)	\$ (2,983)
Net cash provided by (used in) financing activities	\$ (2,953)	\$ (1,603)	\$ (2,356)

(1) *Net cash provided by (used in) investing activities* includes *Additions to property, plant and mine development*, which is included in the Company's computation of Free Cash Flow.

Net Debt

Management uses Net Debt to measure the Company's liquidity and financial position. Net Debt is calculated as *Debt and Lease and other financing obligations less Cash and cash equivalents*, as presented on the Consolidated Balance Sheets. *Cash and cash equivalents* are subtracted from *Debt and Lease and other financing obligations* as these could be used to reduce the Company's debt obligations. The Company believes the use of Net Debt allows investors and others to evaluate financial flexibility and strength of the Company's balance sheet. Net Debt is intended to provide additional information only and does not have any standardized meaning prescribed by GAAP and should not be considered in isolation or as a substitute for measures of liquidity prepared in accordance with GAAP. Other companies may calculate this measure differently.

The following table sets forth a reconciliation of Net Debt, a non-GAAP financial measure, to *Debt and Lease and other financing obligations*, which the Company believes to be the GAAP financial measures most directly comparable to Net Debt.

	AT DECEMBER 31, 2024	AT DECEMBER 31, 2023
Debt	\$ 8,476	\$ 8,874
Lease and other financing obligations	496	562
Less: Cash and cash equivalents	(3,619)	(3,002)
Less: Cash and cash equivalents included in assets held for sale ⁽¹⁾	(45)	—
Net debt	\$ 5,308	\$ 6,434

(1) During the first quarter of 2024, certain non-core assets were determined to meet the criteria for assets held for sale. As a result, the related Cash and cash equivalents was reclassified to *Assets held for sale*. Refer to Note 3 to the Consolidated Financial Statements for additional information.

Costs applicable to sales per ounce/gold equivalent ounce

Costs applicable to sales per ounce/gold equivalent ounce are non-GAAP financial measures. These measures are calculated by dividing the costs applicable to sales of gold and other metals by gold ounces or gold equivalent ounces sold, respectively. These measures are calculated for the periods presented on a consolidated basis. We believe that these measures provide additional information to management, investors and others that aids in the understanding of the economics of our operations and performance compared to other producers and provides investors visibility into the direct and indirect costs related to production, excluding depreciation and amortization, on a per ounce/gold equivalent ounce basis. *Costs applicable to sales per ounce/gold equivalent ounce* statistics are intended to provide additional information only and do not have any standardized meaning prescribed by GAAP and should not be considered in isolation or as a substitute for measures of performance prepared in accordance with GAAP.

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Annex A

The measures are not necessarily indicative of operating profit or cash flow from operations as determined under GAAP. Other companies may calculate these measures differently.

The following tables reconcile these non-GAAP measures to the most directly comparable GAAP measures.

	GOLD ⁽¹⁾			GEO ⁽²⁾		
	YEAR ENDED DECEMBER 31,			YEAR ENDED DECEMBER 31,		
	2024	2023	2022	2024	2023	2022
Costs applicable to sales ⁽³⁾	\$ 7,364	\$ 5,689	\$ 5,423	\$ 1,599	\$ 1,010	\$ 1,045
Gold/GEO sold (thousand ounces) ⁽⁴⁾	6,539	5,420	5,812	1,916	896	1,275
Costs applicable to sales per ounce ⁽⁵⁾	\$ 1,126	\$ 1,050	\$ 933	\$ 834	\$ 1,127	\$ 819

(1) Includes by-product credits of \$179, \$124, and \$109 in 2024, 2023, and 2022, respectively.

(2) Includes by-product credits of \$61, \$13, and \$8 in 2024, 2023, and 2022, respectively.

(3) Excludes *Depreciation and amortization* and *Reclamation and remediation*.

(4) Gold equivalent ounces is calculated as pounds or ounces produced multiplied by the ratio of the other metals price to the gold price, using Gold (\$1,400/oz.), Copper (\$3.50/lb.), Silver (\$20.00/oz.), Lead (\$1.00/lb.) and Zinc (\$1.20/lb.) pricing for 2024 and 2023, and Gold (\$1,200/oz.), Copper (\$3.25/lb.), Silver (\$23.00/oz.), Lead (\$0.95/lb.) and Zinc (\$1.15/lb.) pricing for 2022.

(5) Per ounce measures may not recalculate due to rounding.

Cautionary Statements and Endnotes – Annex A-2

Note Regarding Tier 1 Assets: Tier 1 Asset is defined as having, on average over such asset's mine life: (1) production of over 500,000 GEOs/year on a consolidated basis, (2) average all-in-sustaining cost ("AISC")/oz in the lower half of the industry cost curve, (3) an expected mine life of over 10 years, and (4) operations in countries that are classified in the A and B rating ranges for Moody's, S&P and Fitch. See below for a definition of GEO and See Item 7, MD&A, under the heading "Non-GAAP Financial Measures" of the most recent Form 10-K for the definition of AISC. With respect to other assets in the industry, such terms and metrics are as published in public filings of the third-party entities reporting with respect to those assets. Newmont's methods of calculating operating metrics, such as AISC, and those of third parties may differ for similarly titled metrics published by other parties due to differences in methodology. Note that this classification is based on the reasonable good faith expectations of management as of the date hereof based on an assessment that considers past performance, as well as expectations over the remainder of the life of mine. As such, Tier 1 Asset classifications are forward-looking statements with respect to the average over the life of mine. For example, an asset may not fit one element of such definition due to a change over a select period, but continue to be designated as a Tier 1 Asset based on an aggregated assessment of the asset over the life of mine. Estimates or expectations of future production, AISC, mine life and country ratings are based upon certain assumptions, which may prove to be incorrect. Such assumptions, include, but are not limited to: (i) there being no significant change to current geotechnical, metallurgical, hydrological and other physical conditions; (ii) permitting, development, operations and expansion of Newmont's operations and projects being consistent with current expectations and mine plans; (iii) political developments being consistent with current expectations; (iv) certain price assumptions for gold, copper, silver, zinc, lead and oil; (v) prices for key supplies; (vi) the accuracy of current mineral reserve, mineral resource and mineralized material estimates; and (vii) other planning assumptions.

Note Regarding Reserves and Resources: Reserves and Resources are utilized as compensation performance measures in connection with the annual Company Performance Bonus calculation.

Newmont's reserves estimates were prepared in compliance with Subpart 1300 of Regulation S-K adopted by the SEC and represent the amount of gold, copper, silver, lead, zinc and molybdenum estimated, at December 31, 2024, could be economically and legally extracted or produced at the time of the reserve determination. The term "economically," as used in this definition, means that profitable extraction or production has been established or analytically demonstrated in at a minimum, a pre-feasibility study to be viable and justifiable under reasonable investment and market assumptions. The term "legally," as used in this definition, does not imply that all permits needed for mining and processing have been obtained or that other legal issues have been completely resolved. However, for a reserve to exist, Newmont (or our joint venture partners) must have a justifiable expectation, based on applicable laws and regulations, that issuance of permits or resolution of legal issues necessary for mining and processing at a particular deposit will be accomplished in the ordinary course of business and in a timeframe consistent with Newmont's (or our joint venture partner's) current mine plans. Reserves in this presentation are aggregated from the proven and probable classes. The term "Proven reserves" used in the tables of the appendix means reserves for which (a) quantity is estimated from dimensions revealed in outcrops, trenches, workings or drill holes; (b) grade and/or quality are estimated from the results of detailed sampling; and (c) the sites for inspection, sampling and measurements are spaced so closely and the geologic character is sufficiently defined that size, shape, depth and mineral content of reserves are well established. The term "Probable reserves" means reserves for which quantity and grade are estimated from information similar to that used for Proven reserves, but the sites for sampling are farther apart or are otherwise less closely spaced. The degree of assurance, although lower than that for Proven reserves, is high enough to assume continuity between points of observation. Newmont classifies all reserves as Probable on its development projects until a year of production has confirmed all assumptions made in the reserve estimates. Proven and Probable reserves include gold, copper, silver, zinc, lead or molybdenum attributable to Newmont's ownership or economic interest. Proven and Probable reserves were calculated using cut-off grades. The term "cutoff grade" means the lowest grade of mineralized material considered economic to process. Cut-off grades vary between deposits depending upon prevailing economic conditions, mineability of the deposit, by-products, amenability of the ore to gold, copper, silver, zinc, lead or molybdenum extraction and type of milling or leaching facilities available.

Estimates of Proven and Probable reserves are subject to uncertainty. Such estimates are, or will be, to a large extent, based on the prices of gold, silver, copper, zinc, lead and molybdenum and interpretations of geologic data obtained from drill holes and other exploration techniques, which data may not necessarily

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Annex A

be indicative of future results. If our reserve estimations are required to be revised using significantly lower gold, silver, zinc, copper, lead and molybdenum prices as a result of a decrease in commodity prices, increases in operating costs, reductions in metallurgical recovery or other modifying factors, this could result in material write-downs of our investment in mining properties, goodwill and increased amortization, reclamation and closure charges. Producers use pre-feasibility and feasibility studies for undeveloped ore bodies to derive estimates of capital and operating costs based upon anticipated tonnage and grades of ore to be mined and processed, the predicted configuration of the ore body, expected recovery rates of metals from the ore, the costs of comparable facilities, the costs of operating and processing equipment and other factors. Actual operating and capital cost and economic returns on projects may differ significantly from original estimates. Further, it may take many years from the initial phases of exploration until commencement of production, during which time, the economic feasibility of production may change.

Estimates of resources are subject to further exploration and development, are subject to additional risks, and no assurance can be given that they will eventually convert to future reserves. Inferred resources, in particular, have a great amount of uncertainty as to their existence and their economic and legal feasibility. Investors are cautioned not to assume that any part of all of the Inferred resource exists or is economically or legally mineable. The Company cannot be certain that any part or parts of the resource will ever be converted into reserves. In addition, if the price of gold, silver, copper, zinc, lead or molybdenum declines from recent levels, if production costs increase, grades decline, recovery rates decrease or if applicable laws and regulations are adversely changed, the indicated level of recovery may not be realized or mineral reserves or resources might not be mined or processed profitably. If we determine that certain of our mineral reserves or resources have become uneconomic, this may ultimately lead to a reduction in our aggregate reported mineral reserves and resources. Consequently, if our actual mineral reserves and resources are less than current estimates, our business, prospects, results of operations and financial position may be materially impaired. For additional information see the "Proven and Probable Reserve" and "Measured and Indicated and Inferred Resource" tables, in the Company's Form 10-K for the year-ended December 31, 2024.

Note Regarding Forward-Looking Statements: Forward-looking statements may appear in this proxy statement. Certain statements, other than purely historical information, including estimates, projections, statements relating to our plans, objectives and expected results, and the assumptions upon which those statements are based, are "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995, Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. These forward-looking statements generally are identified by the words "believe," "project," "expect," "anticipate," "estimate," "intend," "strategy," "future," "opportunity," "plan," "target," "may," "should," "will," "would," "will be," "will continue," "will likely result," and similar expressions. Forward-looking statements in this proxy statement may include, without limitation, estimates of outlook, including expected financial and operating results, expectations regarding cost savings, value creation and other efficiencies, expectations regarding project execution including without limitation IRR, expectations regarding portfolio optimization, investments or divestitures, expectations regarding future mineralization, expectations regarding future dividends, annualized dividends, dividend framework, yield and payment levels, share repurchases and others. Forward-looking statements are based on current expectations and assumptions that are subject to risks and uncertainties which may cause actual results to differ materially from the forward-looking statements. A detailed discussion of risks and uncertainties that could cause actual results and events to differ materially from such forward-looking statements is included in the section titled "Risk Factors" of our Form 10-K for the year-ended December 31, 2024, filed with the SEC, available on the SEC website or www.newmont.com. The Company undertakes no obligation to update or revise publicly any forward-looking statements.

Note Regarding Future Dividends. Future dividends have not yet been approved or declared by the Board of Directors. Management's expectations with respect to future dividends and the dividend framework are "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, which are intended to be covered by the safe harbor created by such sections and other applicable laws. Investors are cautioned that such statements with respect to future dividends are non-binding. The declaration and payment of future dividends remain at the discretion of the Board of Directors and will be determined based on Newmont's financial results, balance sheet strength, cash and liquidity requirements, future prospects, gold and commodity prices, and other factors deemed relevant by the Board. The Board of Directors reserves all powers related to the declaration and payment of dividends. Consequently, in determining the dividend to be declared and paid on the common stock of the Company, the Board of

Directors may revise or terminate the payment level at any time without prior notice. As a result, investors should not place undue reliance on such statements.

Note Regarding Share Repurchase Program. Investors are also cautioned that the extent to which the Company repurchases its shares, and the timing of such repurchases, will depend upon a variety of factors, including trading volume, market conditions, legal requirements, business conditions and other factors. The repurchase program may be discontinued at any time, and the program does not obligate the Company to acquire any specific number of shares of its common stock or to repurchase the full authorized \$2.0 billion. Consequently, the Board of Directors may revise or terminate such share repurchase authorization in the future.

Note Regarding Assets Held for Sale and Pending Divestments: Expectations regarding the divestment of assets held for sale are subject to risks and uncertainties. Based on a comprehensive review of the Company's portfolio of assets, the Company announced a portfolio optimization program to divest six non-core assets and a development project in February 2024, including CC&V, Musselwhite, Porcupine, Éléonore, Telfer, and Akyem, and the Havieron and Coffee development projects. As of the date of this proxy statement, no binding agreement has been entered into with respect to the sale of the Coffee development project and the sales of Porcupine and Akyem remained pending and subject to certain conditions. No assurances can be provided with respect to satisfaction of closing conditions, the timing of closing of the transaction or receipt of contingent consideration in the future. See the September 10, 2024 press release for details re the agreement to divest Telfer and Havieron, the October 8, 2024 press release for details re the agreement to divest Akyem, the November 18, 2024 press release for details re the agreement to divest Musselwhite, the November 25, 2024 press release for details re the agreement to divest Éléonore, the December 6, 2024 press release for details re the agreement to divest CC&V, and the January 27, 2025 press release for details regarding agreement to divest Porcupine. Each are available on Newmont's website. See Item 1A. Risk Factors of the Form 10-K under the heading "Assets held for sale may not ultimately be divested and we may not receive any or all deferred consideration" and "The Company's asset divestitures place demands on the Company's management and resources, the sale of divested assets may not occur as planned or at all, and the Company may not realize the anticipated benefits of such divestitures."

Note Regarding 2024 Gold equivalent ounces (GEOs). Calculated as pounds or ounces produced multiplied by the ratio of the other metal's price to the gold price, using Gold (\$1,400/oz.), Copper (\$3.50/lb.), Silver (\$20.00/oz.), Lead (\$1.00/lb.), and Zinc (\$1.20/lb.) pricing.

Note Regarding 2024 Reserves and Resources gold equivalent ounces (GEOs). Gold Equivalent Ounces calculated using Mineral Reserve pricing: Gold (\$1,700/oz.), Copper (\$3.50/lb.), Silver (\$20.00/oz.), Lead (\$0.90/lb.), and Zinc (\$1.20/lb.) and Resource pricing: Gold (\$2,000/oz.), Copper (\$4.00/lb.), Silver (\$23.00/oz.), Lead (\$1.00/lb.), and Zinc (\$1.30/lb.) and metallurgical recoveries for each metal on a site-by-site basis as: $\text{metal} * [(\text{metal price} * \text{metal recovery}) / (\text{gold price} * \text{gold recovery})]$

Note Regarding Third-Party Data. Where indicated, this document contains data provided by a third-party source. Third party providers generally state that the data contained therein have been obtained from sources believed to be reliable, but that there is no guarantee of the accuracy or completeness of such data. While Newmont believes that such information has been prepared by a reputable source, Newmont has not independently verified the data contained therein. Accordingly, undue reliance should not be placed on any of the industry, market or competitive position data.



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newmont.com



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2025 Annual Meeting Proxy Card

▼ IF VOTING BY MAIL, SIGN, DETACH AND RETURN THE BOTTOM PORTION IN THE ENCLOSED ENVELOPE. ▼

A Proposals – The Board of Directors recommends a vote FOR proposals One, Two and Three.

1. Election of Directors:

Nominees:

	For	Withhold	Abstain		For	Withhold	Abstain		For	Withhold	Abstain
01 - Gregory H. Boyce	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	02 - Bruce R. Brook	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	03 - Maura J. Clark	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
04 - Harry M. Conger	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	05 - Emma FitzGerald	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	06 - Sally-Anne Layman	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
07 - José Manuel Madero	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	08 - René Médori	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	09 - Jane Nelson	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
10 - Tom Palmer	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	11 - Julio M. Quintana	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	12 - David T. Seaton	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

2. Approval of the advisory resolution on Newmont's executive compensation.

For Against Abstain

3. Ratification of the Audit Committee's appointment of Ernst and Young LLP as Newmont's independent registered public accounting firm for 2025.

For Against Abstain

B Authorized Signatures – This section must be completed for your vote to count. Please date and sign below.

Please sign exactly as name(s) appears hereon. Joint owners should each sign. When signing as attorney, executor, administrator, corporate officer, trustee, guardian, or custodian, please give full title.

Date (mm/dd/yyyy) – Please print date below.

Signature 1 – Please keep signature within the box.

Signature 2 – Please keep signature within the box.



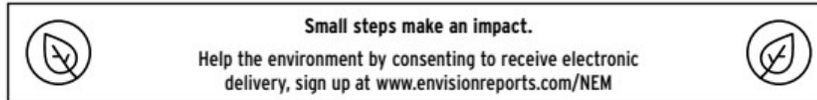
1 U P X



Newmont Corporation
2025 Annual Meeting of Stockholders to be held virtually
Wednesday, April 30, 2025 at 8:00 A.M. Mountain Daylight Time
via the internet at <https://meetnow.global/MNHSGC7>

To access the virtual meeting, you must have the information that is printed in the shaded bar located on the reverse side of this form.

Important notice regarding the Internet availability of proxy materials for the 2025 Annual Meeting of Stockholders:
The 2025 Proxy Statement and the 2024 Annual Report on Form 10-K to Stockholders are available at: www.envisionreports.com/NEM



▼ IF VOTING BY MAIL, SIGN, DETACH AND RETURN THE BOTTOM PORTION IN THE ENCLOSED ENVELOPE.▼

Proxy – Newmont Corporation +

PROXY FOR THE 2025 ANNUAL MEETING OF STOCKHOLDERS TO BE HELD ON WEDNESDAY, APRIL 30, 2025
THIS PROXY IS SOLICITED BY THE BOARD OF DIRECTORS OF NEWMONT CORPORATION

The undersigned, a holder of record of shares of common stock, par value \$1.60 per share, of Newmont Corporation (the "Corporation") at the close of business on March 3, 2025 (the "Record Date"), hereby appoints Peter Wexler and Logan Hennessey, and each or either of them, the proxy or proxies of the undersigned, with full power of substitution and revocation, to represent the undersigned and to vote all shares of the common stock of the Corporation that the undersigned is entitled to vote at the 2025 Annual Meeting of Stockholders of the Corporation to be held virtually on Wednesday, April 30, 2025 at 8:00 a.m. Mountain Daylight Time, and any adjournment thereof, upon the matters listed on the reverse side hereof.

The proxies cannot vote your shares unless you vote by mail, Internet or telephone. To vote by mail, mark, sign and date your proxy card and return it in the enclosed postage-paid envelope. To vote by Internet or telephone, please follow the instructions on the reverse side hereof. Your Internet or telephone vote authorizes the proxies to vote your shares in the same manner as if you marked, signed and returned your proxy card.

THE PROXIES WILL VOTE: (1) AS YOU SPECIFY ON A MATTER LISTED ON THE REVERSE SIDE HEREOF, (2) AS THE BOARD OF DIRECTORS RECOMMENDS WHERE YOU DO NOT SPECIFY YOUR CHOICE ON A MATTER LISTED ON THE REVERSE SIDE HEREOF, AND (3) AS THE PROXIES DECIDE ON ANY OTHER MATTER PROPERLY BROUGHT BEFORE THE MEETING OR ANY ADJOURNMENT THEREOF.

The undersigned hereby authorizes the proxies, in their discretion, to vote on any other business which may properly be brought before the meeting or any adjournment thereof. Proxies can only be given by the Corporation's common stockholders of record on the Record Date. Please sign your name below exactly as it appears on your stock certificate(s) on the Record Date or on the label affixed hereto. When the shares of the Corporation's common stock are held of record by joint tenants, both should sign. When signing as attorney, executor, administrator, trustee or guardian, please give full title as such. If a corporation, please sign in full corporate name by president or authorized officer. If a partnership, please sign in partnership name by authorized person. The undersigned acknowledges receipt of the Notice of Annual Meeting of Stockholders, the 2025 Proxy Statement and the 2024 Annual Report on Form 10-K to Stockholders.

(Items to be voted appear on reverse side)

C Non-Voting Items

Change of Address – Please print new address below.

Comments – Please print your comments below.

Meeting Attendance
Mark box to the right if you plan to attend the Annual Meeting.

