

NOTICE OF ANNUAL MEETING OF SHAREHOLDERS



DATE AND TIME

December 14, 2022 8:00 a.m. Central Time



PLACE

J. R. Hyde III Store Support Center 123 S. Front Street Memphis, Tennessee 38103



RECORD DATE

Close of business on October 17, 2022

ITEMS OF BUSINESS

Pro	pposal	Board Voting Recommendation
1.	Election of 10 directors	FOR each nominee
2.	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the 2023 fiscal year	FOR
3.	Approval of an advisory vote on the compensation of named executive officers	FOR

In addition, we will transact such other business properly brought before the meeting.

VOTING

Your vote is important. We strongly encourage you to submit your vote as promptly as possible through the Internet, by telephone or by mailing your completed and signed proxy card (or voting instruction form, if you hold your shares through a broker, bank or nominee). For more specific instructions on how to vote, please see page 58.

MEETING MATERIALS

This Proxy Statement and our 2022 Annual Report are available on the Investor Relations section of our website at investors.autozone.com. Additionally, you may access our proxy materials at www.envisionreports.com/AZO.

ATTENDING THE MEETING

We are holding the 2022 Annual Meeting at our principal executive offices in Memphis Tennessee. For additional information on how you may attend or vote at the meeting, please see page 58.

By Order of the Board of Directors,

Memphis, Tennessee October 24, 2022 Kristen C. Wright Secretary

PROXY SUMMARY

This Proxy Summary provides general information about AutoZone and highlights information contained elsewhere in this Proxy Statement. As it is only a summary, please refer to the entire Proxy Statement and the Annual Report on Form 10-K for the fiscal year ended August 27, 2022 before you vote. In this Proxy Statement, we use the term "AutoZone," "we," "us," "our" and "the Company" to refer to AutoZone, Inc.

MEETING INFORMATION

DATE & TIME

LOCATION

RECORD DATE



December 14, 2022 at 8:00 a.m. CT



J. R. Hyde III Store Support Center, 123 S. Front Street, Memphis, Tennessee 38103



Shareholders of record as of the close of business on October 17, 2022 are entitled to vote.

ITEMS OF BUSINESS

Pro	oposal No.	Board Recommendation	Page
1.	Election of 10 directors	FOR each of the directors	18
2.	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the 2023 fiscal year	FOR	24
3.	Approval of an advisory vote on the compensation of named executive officers	FOR	25

VOTING

We strongly encourage you to submit your vote as promptly as possible through the Internet, by telephone or by mailing your completed and signed proxy card (or voting instruction form, if you hold your shares through a broker, bank or nominee). You may also attend the Annual Meeting and vote in-person.

Internet

Telephone

Mail

At the Meeting



Visit the website on your proxy card, voting instruction form or electronic communications.



Call the telephone number on your proxy card, voting instruction form or electronic communications.



Sign, date and return your proxy card or voting instruction form in the enclosed envelope.



Attend the Annual Meeting and vote inperson.

For more specific instructions on how to vote as well as how to attend the Annual Meeting, please see page 58.

ABOUT THESE MATERIALS

We began mailing our Notice of Internet Availability of Proxy Materials (the "Notice") to each shareholder entitled to vote at the Annual Meeting on or about October 24, 2022. Our Board of Directors (the "Board") has sent you this Proxy Statement to solicit your vote at the Annual Meeting or any adjournment thereof.

AutoZone Highlights

FINANCIAL AND OPERATIONAL HIGHLIGHTS*



- \$16.3 Billion in Revenue and \$117.19 Diluted Earnings per Share
- Completed \$4.4 billion in Share Repurchases
- Average of 18.5% Total Shareholder Return (TSR) for past 20 years.
- 6,943 Stores Globally
- 5,342 Commercial Programs in the U.S.

For more information, see: AutoZone's Form 10-K for FY22 filed with the Securities and Exchange Commission ("SEC").

CORPORATE GOVERNANCE



- Board Leadership consists of Chairman, CEO and President as well as Lead Independent Director
- Annual Elections of Directors
- Committees are made entirely of Independent Directors
- One class of outstanding shares with each share entitled to one vote
- Committee charters reflect strong oversight of environmental, social and governance ("ESG") matters
- Corporate Governance Guidelines amended to provide for **Board Diversity Policy** For more information, see: Corporate Governance beginning on page 7.

EXECUTIVE COMPENSATION



- Significant portion of executive's compensation is variable or at-risk compensation
- Annual Incentive Plan tied to economic profit, as a function of EBIT and ROIC
- Shareholder support for Say-On-Pay Vote at 95% for average of past ten years, and 86% last year
- Compensation plans and practices reviewed to ensure they do not encourage excessive risk-taking
- Stock Ownership Guidelines aligned to compensation strategy

For more information, see: Compensation, Discussion & Analysis beginning on page 26.

SHAREHOLDER ENGAGMENT



- Conduct **year-round outreach** through our senior management, investor relations and legal teams to understand shareholders' perspectives, priorities and concerns.
- In fall of 2022, invited investors to discuss ESG and executive compensation practices.
- During fiscal year 2021, engaged with shareholders representing over 30% of our outstanding shares to discuss the Company's environmental, social and governance practices and discuss investors' feedback generally.

For more information, see: Shareholder Engagement on page 15 and Compensation, Discussion & Analysis on page 26.

Disclaimer: The contents of any websites, reports or other materials are not incorporated by reference into this proxy statement and do not constitute a part of this proxy statement.



^{*} Information reflected as of, and for the fiscal year ended, August 27, 2022, as applicable



AutoZoners always put customers first! We know our parts and products. Our stores look great!

We've got the best merchandise at the right price.

An AutoZoner Always...

PUTS CUSTOMERS FIRST

CARES ABOUT PEOPLE

STRIVES FOR EXCEPTIONAL PERFORMANCE

Be accountable and honor your commitments. Act in a ma of the highest legal and ethical standards. Use resource wisely and promote a culture of thrift. Take strong initiativ act quickly and do the job right the first time.

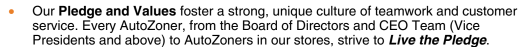
ENERGIZES OTHERS

EMBRACES DIVERSITY

HELPS TEAMS SUCCEED

ALLDATA

CULTURE





- Meetings at AutoZone begin with our Cheer, to remind us of our commitment to customer satisfaction and our promise to put customers first, and an Extra Miler Story, to recognize fellow AutoZoners for living our Pledge and Values and taking care of our customers.
- We believe our commitment to living the Pledge and Values and strong culture of recognition is what sets us apart from our competitors and drives our success.

HUMAN CAPITAL MANAGEMENT

- Approximately 112,000 AutoZoners Globally
- Ranked #39 in Forbes World's Best Employers for 2021



- Significant diversity of backgrounds, experiences and tenures represented on the **Board** and **Executive Committee**
- 6 Business Resource Groups supported by a cross-functional Diversity Council and Diversity, Equity and Inclusion (DEI) Steering Committee.
- Published EEO-1 compliant disclosure in ESG Report

For more information, see: Our most recent ESG Report at investors.autozone.com.

Forward Looking Statements: Certain statements contained in this proxy statement, including statements about our estimates, expectations, beliefs, intentions or strategies, constitute forward-looking statements that are subject to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995. These are based on assumptions and assessments made by our management in light of experience and perception of historical trends, current conditions, expected future developments and other factors that we believe to be appropriate. These forward-looking statements are subject to a number of risks and uncertainties, some of which are discussed in more detail in the "Risk Factors" section contained in Item 1A under Part 1 of the Company's Annual Report on Form 10-K for the year ended August 27, 2022. Forward-looking statements speak only as of the date made. Except as required by applicable law, we undertake no obligation to update publicly any forward-looking statements, whether as a result of new information, future events or otherwise.



Board of Directors Nominees

Name and Occupatio	Principal n	Independent	Age	Director Since	Dive Gender	ersity Ethnicity	Comn	nittee Memb Comp	ership NomGov
	Michael A. George Former President and CEO of Qurate Retail	⊘	61	2022			M		
	Linda A. Goodspeed Former Managing Partner and COO of WealthStrategies Financial Advisors	⊘	60	2013	⊘		М	M	
	Earl G. Graves, Jr. President and CEO of Black Enterprise	Lead ⊘	60	2002		②			*
	Enderson Guimaraes Former President and COO for Laureate Education, Inc.	⊘	63	2012		⊘			М
	Brian Hannasch President and CEO of Alimentation Couche-Tard	②	56	2022				M	
	D. Bryan Jordan Chairman, President and CEO of First Horizon Corporation	⊘	60	2013			*		М
	Gale V. King Former EVP and Chief Administrative Officer of Nationwide Mutual Insurance Company	⊘	66	2018	⊘	⊘		M	
	George R. Mrkonic, Jr. Former Non-Executive Chairman of Maru Group	⊘	70	2006			М	*	
	William C. Rhodes, III Chairman, President and CEO of AutoZone, Inc.		57	2005					
	Jill Soltau Former CEO of J.C. Penney Company, Inc.	⊘	55	2018	Ø				М

indicates Committee Chairperson

DIRECTOR SKILLS & DIVERSITY

	Michael A. George	Linda A. Goodspeed	Earl G. Graves, Jr.	Enderson Guimaraes	Brian Hannasch	D. Bryan Jordan	Gale V. King	George R. Mrkonic, Jr.	William C. Rhodes, III	Jill Soltau	Total (#)	Total (%)
EXPERIENCE												
CEO / C-Suite	•	•	•	•	•	•	•	•	•	•	10	100%
Other Public Directorship	•	•	-	•		•	•	•	•	•	8	80%
Retail or Automotive Industry	•	•			•			•	•	•	6	60%
Risk Management	•	•	•	•	•	•	•	•	•	•	10	100%
Accounting or Finance	•	•	•	•	•	•	•	•	•	•	10	100%
International	•	•		•	•			•	•		6	60%
Strategy & Bus Development	•	•	•	•	•	•	•	•	•	•	10	100%
DIVERSITY												
Female		•					•			•	3	30%
Ethnic / Racial			•	•			•				3	30%
Tenure												
0-5 Years	•				•		•			•	4	40%
6-10 Years		•		•		•					3	30%
11+ Years			•					•	•		3	30%

EXECUTIVE COMMITTEE AT-A-GLANCE

DIVERSITY	DEI LEADERSHIP*	TENURE
Female: ● ●	BRG Sponsors: ● ● ● ● ● ●	0-5 Years: ● ●
Black: ● ● ●	DEI Council Members: ● ● ● ●	6-10 Years: ● ●
Hispanic / Latin: ● ●		11-20 Years: ●
Two or More Races: ● ●		21+ Years: ● ● ● ● ● ● ●
	Total: 14 Executive Committee Member	s

^{*} Refers to leadership, support and promotion of the Company's Diversity, Equity and Inclusion ("DEI") initiatives, through serving as an Executive Sponsor on one of our Business Resource Groups ("BRGs") or as a member of the cross-functional DEI Council which oversees DEI initiatives.

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CORPORATE GOVERNANCE

AutoZone has a long-standing commitment to promoting the long-term interests of our customers, AutoZoners and shareholders. In furtherance of this commitment, the Board has adopted a comprehensive governance framework to allow it to provide effective oversight and make informed decisions relating to the business, strategy, risk, culture and more. The following section discusses key aspects of our corporate governance structure, policies and practices.

Governance Framework

BOARD LEADERSHIP STRUCTURE

We do not have an express policy on whether the roles of Board Chairman and Chief Executive Officer should be combined or separated. Instead, the Board prefers to maintain the flexibility to determine which leadership structure best serves the interests of our shareholders. If the positions of the Chairman of the Board and CEO are held by the same person, or if the Chairman is employed by or not independent of AutoZone, then the Board will select a non-employee director to serve as the Lead Director.

Currently, our Board believes that having a combined Chairman and CEO, a Lead Independent Director, Independent Committee Chairs, Independent Committee members and 90% of Independent Board members provides the best Board structure for AutoZone. This structure, together with our other corporate governance practices, provides strong independent oversight of management while ensuring clear strategic alignment throughout the Company. While we currently have a combined Chairman and CEO leadership structure, the Board regularly reevaluates this structure as part of the Board evaluation and Board succession planning processes.

LEAD DIRECTOR



Earl G. Graves, Jr. Lead Director

Our Lead Director, Earl G. Graves, Jr., is a non-employee director who is elected by the Board annually. Our Corporate Governance Principles provide our Lead Director with clearly defined responsibilities as follows:

- Presides at all executive sessions of the Board (without management present) at every regularly scheduled Board meeting;
- Chairs Board meetings when the Chairman is not present;
- Works with management to determine the information and materials to be provided to Board members;
- Approves Board meeting agendas, schedules, and other information to be provided to the Board;
- Consults with the Chairman on such other matters as are pertinent to the Board and the Company;
- Has the authority to call meetings of the independent directors;
- Is available for direct communication and consultation with major shareholders upon request; and
- Serves as a liaison between the Chairman and the independent directors.

In addition, our Lead Director, Mr. Graves, serves as Chairman of the Nominating and Corporate Governance Committee which enables him to ensure the governance practices of the Board are best suited for the needs of the Company and its shareholders. In this capacity, Mr. Graves and the other independent members of the Nominating and Corporate Governance Committee oversee Board evaluations and Board refreshment, among other things.

COMMITTEES. AutoZone's Board has three standing committees, each consisting solely of independent directors—the Audit Committee, Compensation Committee and Nominating and Corporate Governance Committee. Additional information about each of the Committees is included below.

GOVERNANCE DOCUMENTS. The key governance documents and policies adopted by the Board are:

- Corporate Governance Principles;
- Charters for its Audit, Compensation, and Nominating & Corporate Governance Committees;
- Code of Conduct for all AutoZoners, including directors, officers and employees;
- · Code of Ethical Conduct for Financial Executives; and
- Policy on Political Contributions and Lobbying Engagements.

The Board reviews these corporate governance documents and policies from time to time and revises them when it believes it serves the interests of the Company and its shareholders to do so, such as in response to changing governance practices or legal requirements. Each of these documents is available on our website at investors.autozone.com and is also available, free of charge, in print to any shareholder who requests it.

ENVIRONMENTAL, **SOCIAL & GOVERNANCE (ESG) REPORTS**. As part of our commitment to continuous improvement and maximizing long-term shareholder value, the Company's commitment to sustainability has expanded over time. AutoZone has published an ESG Report, and the most current version of this report is available on our website at investors.autozone.com.

Our website and the information contained therein or linked thereto are not intended to be incorporated into this Proxy Statement. Further, our ESG Report is not, and will not be deemed to be, a part of this Proxy Statement or incorporated by reference into any of our other filings with the SEC.

Risk Oversight

Oversight of risk management is a responsibility of the Board and is an integral part of the Board's oversight of AutoZone's business. AutoZone's management takes a variety of calculated risks in order to enhance Company performance and shareholder value. The primary responsibility for the identification, assessment and management of the various risks resides with AutoZone's management. The Board is primarily responsible for ensuring that management has established and adequately resourced processes for identifying and preparing the Company to manage risks effectively.

Strategic Planning and Operating Risks

Additionally, the Board reviews the Company's principal strategic and operating risks as part of its regular discussion and consideration of AutoZone's strategy and operating results. The Board also regularly reviews with the General Counsel legal matters that may have a material adverse impact on the Company's financial statements, the Company's compliance with laws, and any material reports received from regulatory agencies.

Financial Risks

The Audit Committee is involved in the Board's oversight of risk management. At each of its regular meetings, the Audit Committee reviews the Company's major financial exposures and the steps management has taken to identify, assess, monitor, control, remediate and report such exposures. The Audit Committee, along with management, also evaluates the effectiveness of the risk avoidance and mitigation processes in place. Such risk-related information is then summarized, reported and discussed at each quarterly Board meeting.

Enterprise Risks

To assist with risk management and oversight, AutoZone has adopted the concept of Enterprise Risk Management ("ERM") using the framework issued in 2004 by the Committee of Sponsoring Organizations of the

Treadway Commission. The Company's Vice President of Internal Audit, who reports directly to the Audit Committee, has been charged with leading the Company's ERM processes with the assistance of Company management. The Vice President of Internal Audit presents to the Audit Committee a comprehensive review of the Company's ERM processes quarterly. This presentation includes an overview of all significant risks that have been identified and assessed and the strategies developed by management for managing such risks. The Vice President of Internal Audit leads open discussions with the Audit Committee members to analyze the significance of the risks identified and seeks to verify that the list is all-inclusive. Company management is also involved in these discussions to ensure that the Board gains a full understanding of the risks and the strategies that management has implemented to manage the risks.

Information Security Risks

The Audit Committee, in connection with its oversight of the Company's ERM processes described above, reviews and discusses the Company's information security risks directly with the Company's Chief Information Security Officer. This review takes place at each routine, quarterly committee meeting and includes a discussion of significant threats, risk mitigation strategies, any IT security program assessments and identified improvements. Additionally, information security matters are included within a broader IT update which is typically presented annually to the full Board of Directors.

Environmental, Social and Governance

The Board exercises its oversight responsibilities of environmental, social and governance ("ESG") matters both as a full Board and through its committees as appropriate for the subject matter. The Nominating and Corporate Governance Committee has primary responsibility for assisting the Board in overseeing Board governance policies and practices, AutoZone's DEI efforts, ESG reporting, significant human capital management matters and ESG-related shareholder engagement efforts. The Compensation Committee considers risk in connection with the design of AutoZone's compensation programs and periodically reviews and discusses with management the alignment among AutoZone's compensation programs, company strategy and human capital management strategy. The Audit Committee provides oversight of the regulatory environment as part of ERM, including with respect to environmental and safety compliance.

Climate change is currently a matter of shared oversight. For example, reporting of initiatives and goals intended to reduce our impact on climate change is overseen by the Nominating & Corporate Governance Committee as part of their oversight of ESG reporting; oversight of climate change as a matter of environmental-related compliance is overseen by the Audit Committee; and climate change, to the extent it presents a strategic risk and opportunity is overseen by the full Board. Each of the Committees provide reports and feedback to the full Board for its collective review and discussion.

In addition to providing routine oversight, the Board and its Committees may receive more focused updates on an ad hoc basis allowing for greater interaction with members of the management team and deeper insight into a particular area of the business. For example, in each of fiscal years 2021 and 2022, management provided the full Board with a dedicated update regarding the ESG landscape, including the regulatory environment, the Company's energy reduction goal, updated ESG reporting, shareholder engagement efforts, capital allocation strategies and other internal workstreams and priorities.

Board and Committee Meetings

BOARD MEETINGS AND ATTENDANCE

During FY22, the Board held 5 meetings. The non-management members of our Board regularly meet in executive sessions in conjunction with each regularly scheduled Board meeting, with our Lead Director, Mr. Graves, presiding at these sessions.

All directors attended at least 75% of the meetings of the Board and their assigned committees during FY22

All directors are expected to attend our annual meetings of shareholders. At our 2021 Annual Meeting, which was held virtually, all directors were present virtually and able to answer questions similar to an in-person

annual meeting (other than Messrs. George and Hannasch, who were not serving on the Board as of such meeting date).

AUDIT COMMITTEE

Meetings in FY22: 9

Members:

- D. Bryan Jordan (Chair)
- Michael George
- Linda A. Goodspeed
- George R. Mrkonic, Jr.

Independent: All

Qualifications: The Board has determined that each Committee member meets the qualifications of an audit committee financial expert as defined by the SEC and is financially literate as defined by the New York Stock Exchange ("NYSE").

The Audit Committee assists the Board in overseeing the integrity of the Company's financial statements; the independent auditor's qualification, independence and performance; the performance of the Company's internal audit function, and the Company's compliance with legal and regulatory requirements.

Accordingly, the Audit Committee has responsibility for:

- evaluating, appointing or dismissing, determining compensation for, and overseeing the work of the independent public accounting firm employed to conduct the annual audit, which reports to the Audit Committee;
- conducting periodic reviews with Company officers, management, independent auditors, and the internal audit function;
- reviewing and discussing with management and the independent auditor the Company's annual audited financial statements, quarterly financial statements, internal controls report and the independent auditor's attestation thereof, and other matters related to the Company's financial statements and disclosures;
- overseeing the Company's internal audit function; and
- reporting periodically to the Board and making appropriate recommendations.

COMPENSATION COMMITTEE

Meetings in FY22: 5

Members:

- George R. Mrkonic, Jr (Chair)
- Douglas H. Brooks*
- Linda A. Goodspeed
- Brian Hannasch
- Gale King

Independent: All

Qualifications: The Board has determined that each member of the Compensation Committee meets the additional independence requirements of the SEC and NYSE applicable to Compensation Committee members.

* not standing for re-election

The Compensation Committee has responsibility for:

- reviewing and approving AutoZone's compensation philosophy, strategy and objectives;
- reviewing and approving the compensation programs, plans, policies and awards for executive officers:
- leading the independent directors in the evaluation of the performance of the Chief Executive Officer ("CEO") in meeting established goals and objectives relevant to the compensation of the CEO;
- acting as administrator as may be required by AutoZone's short- and long-term incentive plans and stock or stock-based plans;
- reviewing the compensation of AutoZone's non-employee directors from time to time and recommend to the full Board any changes that the Compensation Committee deems necessary; and
- reviewing and discussing with management the alignment between AutoZone's compensation programs, company strategy and human capital management strategy.

NOMINATING AND CORPORATE GOVERNANCE COMMITTEE

Meetings in FY22: 3

Members:

- Earl G. Graves, Jr (Chair)
- Enderson Guimaraes
- D. Bryan Jordan
- Jill Soltau

Independent: All

The Nominating and Corporate Governance Committee has responsibility for:

- ensuring that qualified candidates are presented to the Board for election as directors:
- assisting the Board in its oversight of AutoZone's ESG practices, including DEI and other human capital management matters;
- assisting the Board in developing criteria and procedures for the evaluation of the Board, its committees and directors;
- reviewing and recommending changes to the corporate governance principles with the aim of best serving the practices and objectives of the Board: and
- reviewing and recommending changes to AutoZone's Articles of Incorporation and By-Laws with the aim of best serving the interests of the shareholders.

Board Composition

PERSONAL CHARACTERISTICS AND CORE COMPETENCIES

The Board believes each individual director should possess certain personal characteristics, and that the Board as a whole should possess certain core competencies. Such personal characteristics are integrity and accountability, informed judgment, financial literacy, mature confidence, high performance standards, and passion. They should also have demonstrated the confidence to be truly independent, as well as be business savvy, have an owner orientation and have a genuine interest in AutoZone. Core competencies of the Board as a whole, include accounting and finance, business judgment, management expertise, crisis response, industry knowledge, international markets, strategy and vision. These characteristics and competencies are set forth in more detail in AutoZone's Corporate Governance Principles, which are available on AutoZone's corporate website at investors.autozone.com.

DIRECTOR INDEPENDENCE

As stated in AutoZone's Corporate Governance Principles, a substantial majority of the Board of Directors should be independent in accordance with the rules of the NYSE. The Board annually assesses director independence after reviewing relevant relationships involving such director and AutoZone.

As part of this review, the Board specifically considered the following matters, all of which were conducted in arm's length transactions in FY22 as part of the ordinary course of business.

- Mr. Brooks is a member of the board of directors of Southwest Airlines, and AutoZone purchased airline tickets from Southwest Airlines.
- Mr. Hannasch is the President and Chief Executive Officer of Alimentation Couche-Tard, which operates Circle K convenience stores, from whom AutoZone purchased miscellaneous goods.
- Mr. Jordan is the Chief Executive Officer and Chairman of the board of directors of First Horizon
 Corporation, which: participates in one of AutoZone's supplier confirmed receivables programs (under
 which some AutoZone vendors are borrowers, but AutoZone is not); offers brokerage services to
 AutoZone employees exercising stock options, and holds various AutoZone deposit accounts.
- Ms. King is a member of the board of directors of J.B. Hunt Transport Services, Inc. and Unum Group, with whom AutoZone procured freight and delivery services and group insurance, respectively.
- Donations made by the Company to not-for-profit organizations with which Board members or their immediate family members were affiliated.

The Board concluded that none of the above transactions were, individually or cumulatively, material to AutoZone and also did not materially benefit any director, directly or indirectly. Accordingly, the Board affirmatively determined that none of Mses. Goodspeed, King, or Soltau or Messrs. Brooks, George, Graves, Guimaraes, Hannasch, Jordan or Mrkonic has a material relationship with the Company other than in their capacity as a Board member and that all of them are independent within the meaning of the AutoZone Corporate Governance Principles, the NYSE listing standards and applicable law. The Board also determined that Mr. Rhodes is not independent since he is an employee of the Company.

BOARD REFRESHMENT

The Board has a variety of mechanisms in place to promote Board refreshment in a manner that aligns with the long-term interests of AutoZone and its shareholders. In particular, the Board relies upon thorough and meaningful evaluations as well as a resignation policy in the event a director experiences a change in professional role or responsibility. The Board does not have an age-based or tenure-based resignation policy as the Board believes neither can adequately assess an individual director's contribution, engagement and value to the overall effectiveness of the Board. Instead, we believe thoughtful succession planning and reflection of the Board's overall composition allow us to refresh the makeup of the Board in a more organic and intentional manner. For example, we have had one director inform the Board of their decision to not stand for re-election at each of the 2021 and 2022 Annual Meetings. Also during this time frame, we appointed two new directors to the Board, each with experience serving as a Chief Executive Officer and each possessing other valuable and complementary skills to ensure the Board and its Committees remain well rounded and effective in discharging their responsibilities.

BOARD EVALUATIONS

The Nominating and Corporate Governance Committee annually reviews and approves the process by which the Board, its Committees and the individual directors conduct an evaluation. These evaluations help inform Board succession planning as well as contribute to different enhancements that may allow the Board to carry out its roles and responsibilities more effectively. The annual Board and Committee evaluation process is typically administered by the Corporate Secretary's office; however, the Board has periodically engaged a thirdparty consultant to ensure the process remains dynamic and intentional. For example, in 2021, at the recommendation of the Nominating and Corporate Governance Committee, the evaluation was administered by an independent, third-party and consisted of both survey data and one-on-one interviews. These findings were then aggregated, analyzed and reported upon to the full Board collectively and each individual director. In 2022, the Board reverted to its more traditional evaluation process facilitated by the Corporate Secretary's office.

DIRECTOR NOMINATIONS AND BOARD DIVERSITY

Prior to each annual meeting of shareholders at which directors are to be elected, the Nominating and Corporate Governance Committee considers incumbent directors and other qualified individuals, if appropriate, as potential director nominees. In evaluating a potential nominee, the Nominating and Corporate Governance Committee considers the personal characteristics described above, reviews the composition of the full Board and reflects upon learnings from the Board evaluations to determine the areas of expertise and core competencies needed to enhance the effectiveness of the Board. The Nominating and Corporate Governance Committee may also consider other factors such as the size of the Board, whether a candidate is independent, how many other public company directorships a candidate holds and the listing standards requirements of the NYSE.

The Nominating and Corporate Governance Committee recognizes the importance of selecting directors from various backgrounds and professions in order to ensure that the Board as a whole has a variety of experiences and perspectives which contribute to a more effective decision-making process. Consistent with AutoZone's Pledge and Values, the Board embraces diversity in its broadest sense and believes it is important to have directors with diverse thoughts, skills, knowledge and backgrounds. As stated in the Corporate Governance Principles, when evaluating candidates for nomination as new directors, the Nominating and Corporate Governance Committee will ensure that the initial list of candidates from which new director nominees are considered include candidates with diversity of race, ethnicity or gender.

The Nominating and Corporate Governance Committee uses a variety of methods for identifying potential nominees for director. Candidates may come to the attention of the Nominating and Corporate Governance Committee through current Board members, shareholders or other persons. The Nominating and Corporate Governance Committee may retain a search firm or other consulting firm from time to time to identify potential nominees. Nominees recommended by shareholders in accordance with the procedure described below, i.e., submitted in writing to AutoZone's Secretary, accompanied by the biographical and business experience information regarding the nominee and the other information required by Article III, Section 1 of AutoZone's Seventh Amended and Restated By-Laws ("By-Laws"), will receive the same consideration as the Nominating and Corporate Governance Committee's other potential nominees.

Director Nominations by Shareholders

The Nominating and Corporate Governance Committee's policy is to consider director candidate recommendations from shareholders if they are submitted in writing to AutoZone's Secretary in accordance with the procedure set forth in Article III, Section 1 of By-Laws, including biographical and business experience, information regarding the nominee and other information required by such provision in the By-laws. Copies of the By-Laws will be provided upon written request to AutoZone's Secretary and are also available on AutoZone's corporate website at investors.autozone.com.

In addition to satisfying the foregoing requirements under AutoZone's By-laws, to comply with the universal proxy rules, shareholders who intend to solicit proxies in support of director nominees other than AutoZone's nominees must provide notice that sets forth the information required by Rule 14a-19 under the Exchange Act no later than October 15, 2023, or not later than the date that is 60 days prior to the one-year anniversary of the Annual Meeting if such meeting takes place on any day other than December 14, 2022.

Director Compensation

AutoZone's current director compensation program became effective January 1, 2022 (the "Director Compensation Program").

ANNUAL RETAINER FEES. Non-employee directors receive an annual retainer fee (the "Annual Retainer"). Furthermore, each director is eligible to receive an additional fee ("Additional Fee"), the amount of which varies depending on his or her role. The Additional Fees and the Annual Retainer, enumerated below, together comprise the "Director Compensation". There are no meeting fees.

Director Compensation Components	(\$)
Annual Retainer	250,000
Additional Fees:	
Lead Director	35,000
Audit Committee Chair	30,000
Audit Committee Member	15,000
Compensation Committee Chair	25,000
Nominating & Corporate Governance Committee Chair	20,000

Under the 2020 Omnibus Incentive Award Plan (the "2020 Omnibus Incentive Plan") and Director Compensation Program, non-employee directors receive Director Compensation in the form of immediately vested Restricted Stock Units ("RSUs"). A non-employee director may elect to receive a fixed portion of the Annual Retainer plus any Additional Fees in the form of cash, paid in quarterly installments (the "Cash Election"), with the remainder of the Annual Retainer paid in the form of RSUs. The Cash Election during calendar year 2022 was \$100,000. All RSUs are granted on January 1 of the applicable calendar year.

If a non-employee director is elected to the Board, or assumes a different position, after January 1, he or she will receive the Annual Retainer and/or Additional Fees, prorated based on the number of days remaining in the calendar year, for RSUs, or the number of days remaining in the quarter, for cash, as applicable.

RSUs granted to non-employee directors are fully vested on the date of grant and become payable, or are settled, on the date on which the non-employee director ceases to be a director (the "Payment Date"), or at the director's election, on the first or fifth anniversary of the grant date. Upon timely delivery of an election form, a non-employee director may elect to receive payment on the date on which he or she ceases to be a director.

RSUs are payable in shares of AutoZone common stock no later than the fifteenth day of the third month following the end of the tax year in which such Payment Date occurs.

COMPENSATION-SETTING PROCESS. The Compensation Committee reviews the Board's compensation on a regular basis to ensure that non-employee directors are reasonably compensated in relation to AutoZone's peer group companies (discussed in detail under Benchmarking) and to comparable U.S. companies in general. AutoZone's 2020 Omnibus Incentive Plan contains a dollar limit of \$750,000 on the total amount of annual compensation payable to its non-employee directors, provided that the Board may make exceptions to this limit under extraordinary circumstances.

Director Compensation Table

This table shows the compensation paid to our non-employee directors during the 2022 fiscal year.

Name (1)	Fees Paid in Cash (\$) (2)	Stock Awards (\$) (3)(4)	Total (\$)
Douglas H. Brooks	98,750	150,000	248,750
Michael George	8,027	217,100	225,127
Linda A. Goodspeed	_	265,000	265,000
Earl G. Graves, Jr.	_	305,000	305,000
Enderson Guimaraes	_	250,000	250,000
Brian Hannasch	_	217,100	217,100
D. Bryan Jordan	_	280,000	280,000
Gale King	_	250,000	250,000
George R. Mrkonic, Jr.	_	290,000	290,000
Jill A. Soltau		250,000	250,000

- (1) William C. Rhodes, III, our Chairman, President and Chief Executive Officer, serves on the Board but does not receive any compensation for his service as a director. His compensation as an employee of the Company is shown in the Summary Compensation Table on page 47.
- (2) This column represents the portion of the Director Compensation that was paid in cash and earned in fiscal year 2022 pursuant to the Cash Election, as described above.
- (3) The "Stock Awards" column represents the aggregate grant date fair value computed in accordance with FASB ASC Topic 718 for awards of Restricted Stock Units under the 2020 Omnibus Incentive Plan during fiscal 2022. See Note B Share-Based Payments, to our consolidated financial statements in our Annual Report on Form 10-K for the fiscal year ended August 27, 2022 (the "FY22 Form 10-K") for a discussion of our accounting for share-based awards and the assumptions used. The aggregate number of outstanding awards of common stock under the AutoZone, Inc. 2003 Director Compensation Plan ("Stock Units") and Restricted Stock Units held by each director at the end of fiscal 2022 are shown in the following footnote 4. See the section titled "Share Ownership Information" beginning on page 55 for more information about our directors' stock ownership.

(4) As of August 27, 2022, each current non-employee director had the following aggregate number of outstanding Restricted Stock Units and Stock Units:

Name	Restricted Stock Units (#)	Stock Units (#)
Douglas H. Brooks	1,419	_
Michael George	113	_
Linda A. Goodspeed	2,582	_
Earl G. Graves	4,706	3,417
Enderson Guimaraes	2,948	_
Brian Hannasch	113	_
D. Bryan Jordan	2,627	_
Gale V. King	962	_
George R. Mrkonic, Jr.	3,783	1,405
Jill A. Soltau	880	_
	20,133	4,822

STOCK OWNERSHIP REQUIREMENT. The Board has established a stock ownership requirement for non-employee directors. Each director is required to own AutoZone common stock and/or restricted stock units having a cumulative fair market value in an amount equal to seven times the value of the cash Annual Retainer payable pursuant to the Director Compensation Program within five years of joining the Board, and to maintain such ownership level thereafter. Exceptions to this requirement may only be made by the Board under compelling mitigating circumstances. Shares, Stock Units and Restricted Stock Units issued under the AutoZone, Inc. Second Amended and Restated Director Compensation Plan, the 2003 Director Compensation Plan, the 2011 Equity Plan, the Amended 2011 Equity Plan and the 2020 Omnibus Incentive Plan count toward this requirement. As of the date of this Proxy Statement, each director meets or exceeds his or her obligations under the requirement.

OTHER PREDECESSOR PLANS. The AutoZone, Inc. Second Amended and Restated Director Compensation Plan was terminated in December 2002 and was replaced by the AutoZone, Inc. First Amended and Restated 2003 Director Compensation Plan (the "2003 Director Compensation Plan") and the AutoZone, Inc. First Amended and Restated 2003 Director Stock Option Plan (the "2003 Director Stock Option Plan"). The 2003 Director Compensation Plan and the 2003 Director Stock Option Plan were terminated in December 2010 and replaced by the 2011 Equity Plan. The 2011 Equity Plan was terminated in December 2015 and replaced with the Amended 2011 Equity Plan. In December 2020, shareholders approved the 2020 Omnibus Incentive Plan and no further grants have been made under the Amended 2011 Equity Plan. However, grants made under those plans continue in effect under the terms of the grant made and are included in the aggregate awards outstanding shown above.

Shareholder Engagement

SHAREHOLDER OUTREACH

We value our relationships with our shareholders, and we have a long-standing practice of shareholder engagement. This engagement is a year-round process involving our senior management, investor relations and legal teams and consists of a variety of activities, such as participating in industry conferences or initiating meetings on a specific topic we believe might be of interest to our shareholders.

During fiscal year 2021, our Chairman, President and CEO or other members of our leadership team engaged directly with investors representing, in the aggregate, over 30% of our outstanding shares to specifically discuss ESG matters as well as the 2021 stockholder proposal relating to climate transition plans. Since the annual meeting in December 2021, we have continued our ESG-focused engagement by inviting investors to discuss our executive compensation practices, climate transition plans or other ESG topics that may be of interest to them.

We believe these various engagement efforts, whether they are part of a broad-based discussion or the result of a targeted outreach effort we have initiated, are invaluable as they allow us to better understand the priorities,

perspectives, and concerns of *our shareholders*, strengthen our relationships with *our shareholders* and make more informed decisions for the benefit of *our shareholders*.

PROCEDURE FOR COMMUNICATION WITH THE BOARD OF DIRECTORS

Shareholders and other interested parties may communicate with the Board by writing to the Board, to any individual director or to the non-management directors as a group c/o Corporate Secretary, AutoZone, Inc., 123 South Front Street, Dept. 8074, Memphis, Tennessee 38103. The Company's General Counsel and Secretary will review all such correspondence and will forward correspondence that, in her opinion, deals with the function of the Board or that she otherwise determines requires the attention of any member, group or committee of the Board. Communications addressed to the Board or to the non-management directors as a group, and determined by the Company's General Counsel and Secretary to merit their attention, will be forwarded to the Chair of the Nominating and Corporate Governance Committee, and communications addressed to a committee of the Board, and determined by the Company's General Counsel and Secretary to merit their attention, will be forwarded to the chair of that committee.

Related Party Transactions

Our Board has adopted a Related Person Transaction Policy (the "Policy") which requires the Audit Committee of the Board to conduct a reasonable prior review of, and approve or ratify all Related Person Transactions. The Audit Committee is to consider all of the available relevant facts and circumstances of each transaction, including but not limited to the benefits to the Company; the impact on a director's independence in the event the Related Person is a director, an immediate family member of a director or an entity in which a director is a partner, shareholder or executive officer; the availability of other sources for comparable products or services; the terms of the transaction; the terms available to unrelated third parties generally and the existence of any potential conflicts of interest. The Policy further provides that the Audit Committee shall not approve or ratify any such transaction it determines to be inconsistent with the interests of the Company and its shareholders. Related Person Transactions must also comply with the policies and procedures specified in our Code of Conduct and Corporate Governance Principles, as described below.

The Policy also requires disclosure of all Related Person Transactions that are required to be disclosed in AutoZone's filings with the SEC, in accordance with all applicable legal and regulatory requirements.

A "Related Person Transaction" is defined in the Policy as a transaction, arrangement or relationship (or any series of similar transactions, arrangements or relationships) that occurred since the beginning of the Company's most recent fiscal year in which the Company (including any of its subsidiaries) was, is or will be a participant and the amount involved exceeds \$120,000 and in which any Related Person had, has or will have a direct or indirect material interest. "Related Persons" include a director or executive officer of the Company, a nominee to become a director of the Company, any person known to be the beneficial owner of more than 5% of any class of the Company's voting securities, any immediate family member of any of the foregoing persons, and any firm, corporation or other entity in which any of the foregoing persons is employed or is a partner or principal or in a similar position or in which such person has a 5% or greater beneficial ownership interest.

Our Board has adopted a Code of Conduct (the "Code of Conduct") that applies to the Company's directors, officers and employees. The Code of Conduct prohibits directors and executive officers from engaging in activities that create conflicts of interest, taking corporate opportunities for personal use or competing with the Company, among other things. Our Board has also adopted a Code of Ethical Conduct for Financial Executives (the "Financial Code of Conduct") that applies to the Company's officers and employees who hold the position of principal executive officer, principal financial officer, principal accounting officer or controller as well as to the Company's officers and employees who perform similar functions ("Financial Executives"). The Financial Code of Conduct requires the Financial Executives to, among other things, report any actual or apparent conflicts of interest between personal or professional relationships involving the Company's management or any other Company employee with a role in financial reporting disclosures or internal controls. Additionally, our Corporate Governance Principles require each director who is faced with an issue that presents, or may give the appearance of presenting, a conflict of interest to disclose that fact to the Chairman of the Board and the Secretary, and to refrain from participating in discussions or votes on such issue unless a majority of the Board determines, after consultation with counsel, that no conflict of interest exists as to such matter.

We have concluded there are no material Related Party Transactions or agreements that were entered into during the fiscal year ended August 27, 2022, and through the date of this proxy statement requiring disclosure under these policies, except as follows: The daughter of Grant McGee, Senior Vice President, Commercial, has been employed by the Company since 2015 and currently serves as Manager, DIY Promotions and Cost Admin in our Merchandising department. She received aggregate compensation and benefits in fiscal 2022 in excess of \$120,000 and at a level consistent with that provided to employees in comparable positions and tenure.

Audit Committee Report

The Audit Committee of the Board of AutoZone, Inc. has reviewed and discussed AutoZone's audited financial statements for the year ended August 27, 2022, with AutoZone's management. In addition, we have discussed with Ernst & Young LLP, AutoZone's independent registered public accounting firm, the matters required to be discussed by the Statement on Auditing Standards No.1301, *Communications with Audit Committees*, as amended and as adopted by the Public Company Accounting Oversight Board ("PCAOB") in Rule 3200T, the Sarbanes-Oxley Act of 2002, and the charter of the Audit Committee.

The Audit Committee also has received the written disclosures and the letter from Ernst & Young LLP required by the applicable requirements of the PCAOB regarding the firm's communications with the Audit Committee concerning independence, and we have discussed with Ernst & Young LLP their independence from the Company and its management. The Audit Committee has discussed with AutoZone's management and the auditing firm such other matters and received such assurances from them as we deemed appropriate.

As a result of our review and discussions, we have recommended to the Board the inclusion of AutoZone's audited financial statements in the Annual Report on Form 10-K for the fiscal year ended August 27, 2022 for filing with the SEC.

While the Audit Committee has the responsibilities and powers set forth in its charter, the Audit Committee does not have the duty to plan or conduct audits or to determine that AutoZone's financial statements are complete, accurate, or in accordance with generally accepted accounting principles; AutoZone's management and the independent auditor have this responsibility. Nor does the Audit Committee have the duty to assure compliance with laws and regulations and the policies of the Board.

Audit Committee of the Board of Directors
D. Bryan Jordan (Chair)
Michael George
Linda A. Goodspeed
George R. Mrkonic, Jr.

THE PROPOSALS

PROPOSAL 1: Election of 10 Directors

DESCRIPTION OF PROPOSAL. Elect 10 director nominees. Each director shall serve for a 1-year term, until the next annual meeting of shareholders, or until his or her successor is duly elected and qualified, or until the director's earlier death, resignation, or removal.

VOTES REQUIRED. The election of directors at this 2022 Annual Meeting is an uncontested election. As such, a director nominee is elected to the Board if the number of votes cast FOR such nominee exceeds the number of votes cast AGAINST such nominee. Abstentions and broker non-votes are not considered votes cast or shares entitled to vote with respect to such matter and therefore will have no effect on the outcome of Proposal 1. If the number of nominees were to exceed the number of directors to be elected, for example in a contested election, directors would be elected by a plurality of the votes cast at the Annual Meeting.

IMPACT OF VOTE. Each of these nominees have consented to serve if elected. Should any nominee be unavailable to serve, your proxy will be voted for a substitute nominee recommended by the Board, or the Board may reduce the number of directors on the Board.

Pursuant to AutoZone's Corporate Governance Principles, incumbent directors must agree to tender their resignation if they fail to receive the required number of votes for re-election, and in such event the Board will act within 90 days following certification of the shareholder vote to determine whether to accept the director's resignation. These procedures are described in more detail in our Corporate Governance Principles, which are available on our corporate website at investors.autozone.com. The Board may consider any factors it deems relevant in deciding whether to accept a director's resignation. If a director's resignation offer is not accepted by the Board, that director will continue to serve until AutoZone's next annual meeting of shareholders or until his or her successor is duly elected and qualified, or until the director's earlier death, resignation, or removal.

Any director nominee who is not an incumbent director and who does not receive a majority vote in an uncontested election will not be elected as a director, and a vacancy will be left on the Board. The Board, in its sole discretion, may either fill a vacancy resulting from a director nominee not receiving a majority vote pursuant to the By-Laws or decrease the size of the Board to eliminate the vacancy.

BOARD RECOMMENDATION. Each of the nominees named below, other than Messrs. George and Hannasch, was elected a director at the 2021 annual meeting, and all currently serve as directors. As part of the Board's determination to nominate these existing directors for reelection (other than Mr. Brooks, who is not standing for re-election), the Board has determined that each of the directors have valuable experiences, skills and qualifications as further described below and also the integrity, energy, and willingness to spend time on and interest in AutoZone.



The Board recommends that shareholders vote FOR each of the director nominees.

Nominees

MICHAEL A. GEORGE



Age: 61
Director Since: 2022
Independent: Yes
Committees:

Audit

BIOGRAPHY:

Mr. George served as President and Chief Executive Officer of Qurate Retail, Inc. from March 2018 to September 2021, the parent company of QVC, and as Chief Executive Officer of QVC from 2004 through July 2021. He previously held various positions with Dell, Inc. from 2001 to 2005, most notably as the Chief Marketing Officer and General Manager of its U.S. consumer business. Prior to that, Mr. George was a senior partner at McKinsey & Company and led the firm's North American Retail Industry Group.

QUALIFICATIONS:

The Board believes Mr. George is qualified to serve as a director of the Company based on his extensive background in retail, strategy, finance and marketing, knowledge and skills gained from serving as a chief executive officer of a public company and board experience.

PUBLIC DIRECTORSHIPS (last five years):

- Ralph Lauren Corp. (2018 present)
- Qurate Retail, Inc. (2011 2021)
- Brinker International, Inc. (2013 2019)

SKILLS:

- CEO
- Public Directorship
- Retail
- Information Technology
- Accounting / Finance
- International
- Strategy / Bus Development

LINDA A. GOODSPEED



Age: 60
Director Since: 2013
Independent: Yes
Committees:

Audit

Compensation

BIOGRAPHY:

Ms. Goodspeed served as the Chief Operating Officer and a Managing Partner at WealthStrategies Financial Advisors from 2007 until her retirement in 2017. She had served as Senior Vice President and Chief Information Officer of ServiceMaster from 2011 to 2014. From 2008 to September 2011, Ms. Goodspeed served as Vice President, Information Systems and Chief Information Officer for Nissan North America, Inc., a subsidiary of Nissan Motor Company, a global manufacturer of vehicles. From 2001 to 2008, Ms. Goodspeed served as Executive Vice President and Chief Technology Officer at Lennox International, Inc., a global manufacturer of air conditioning, heating and commercial refrigeration equipment.

QUALIFICATIONS:

The Board believes Ms. Goodspeed is qualified to serve as a director of the Company based on her experience in key strategic and operational roles with several large global companies, expertise in information technology (IT), both as an executive leading complex IT organizations and as a director overseeing and advising on IT strategy and operations, previous position as the chief information officer, board experience and experience in the automotive industry.

PUBLIC DIRECTORSHIPS (last five years):

- American Electric Power Co., Inc. (2006 present)
- Darling Ingredients Inc. (2017 present)
- Williams Industrial Services Group Inc. (2021 present)
- Global Power Equipment Group (2016 2018)

- C-Suite
- Public Directorship
- Information Technology
- Accounting / Finance
- International

EARL G. GRAVES, JR.



Age: 59
Director Since: 2002
Independent: Yes
Committees:

Nominating &

Corp Gov (Chair)

BIOGRAPHY:

Mr. Graves has been the President and Chief Executive Officer of Black Enterprise, the premier business, investing and wealth-building resource for African Americans providing valuable business information across different content channels. He has served in this role since January 2006 and served as its President and Chief Operating Officer from 1998 to 2006. Mr. Graves has been employed by the same company in various capacities since 1988.

QUALIFICATIONS:

The Board believes Mr. Graves is qualified to serve as a director of the Company based on his business, management and strategic planning experience, knowledge of advertising and marketing and owner orientation. Mr. Graves also has extensive experience overseeing and advising on matters of governance, strategy and human capital management.

SKILLS:

- CEO
- Accounting / Finance
- Strategy / Bus Development

ENDERSON GUIMARAES



Age: 63
Director Since: 2012
Independent: Yes
Committees:

Nominating & Corp Gov

BIOGRAPHY:

Mr. Guimaraes served as the President and Chief Operating Officer for Laureate Education, Inc., positions he held from 2015 through his retirement in 2017. From 2011 to 2015, he was President of Global Operations, CEO of Europe and Sub-Sahara Africa and Head of Global Categories and Operations at PepsiCo. Mr. Guimaraes previously had served as Executive Vice President of Electrolux and Chief Executive Officer of its major appliances business in Europe, Africa and the Middle East from 2008 to 2011. Prior to this, Mr. Guimaraes held various leadership positions during his 10 years at Philips Electronics and also worked in various marketing positions at Johnson & Johnson.

QUALIFICATIONS:

The Board believes Mr. Guimaraes is qualified to serve as a director of the Company based on his extensive experience leading the marketing and operations of well-known consumer brands, experience leading and developing strategy for international operations and board experience.

PUBLIC DIRECTORSHIPS (last five years):

- Darling Ingredients Inc. (2021 present)
- Refresco Group B.V. (2018 2022)

- CEO
- Public Directorship
- Information Technology
- Accounting / Finance
- International
- Strategy / Bus Development

BRIAN HANNASCH



Age: 56
Director Since: 2022
Independent: Yes
Committees:

Compensation

BIOGRAPHY:

Mr. Hannasch serves as President and Chief Executive Officer of Alimentation Couche-Tard, which operates Circle K, a global fuel and convenience retailer. Mr. Hannasch joined Couche-Tard in 2001 and was named President and CEO in September 2014. Prior to his current role, he served as Chief Operating Officer of Circle K.

QUALIFICATIONS:

The Board believes Mr. Hannasch is qualified to serve as a director of the Company based on his deep knowledge of retail, strategy, operations and international markets as well as knowledge and skills gained from serving as both chief executive officer and chief operating officer of a global retailer.

SKILLS:

- CEO
- Retail
- Information Technology
- Accounting / Finance
- International
- Strategy / Bus Development

D. BRYAN JORDAN



Age: 60 Director Since: 2013 Independent: Yes Committees:

Audit (Chair)

Nominating & Corp Gov

BIOGRAPHY:

Mr. Jordan has served as President, Chief Executive Officer and a director of First Horizon Corporation since 2008 and Chairman of the Board since July 1, 2022 as well as from 2012 through 2020. From May 2007 until September 2008, Mr. Jordan was Executive Vice President and Chief Financial Officer of First Horizon and First Tennessee Bank National Association, and prior to that he served in various positions at Regions Financial Corporation and its subsidiary Regions Bank, including (beginning in 2002) as Chief Financial Officer.

QUALIFICATIONS:

The Board believes Mr. Jordan is qualified to serve as a director of the Company based on his extensive experience in the banking and financial services industry, experience serving as the chief executive officer and the chief financial officer of public companies, knowledge of corporate finance and management and owner orientation.

PUBLIC DIRECTORSHIPS (last five years):

First Horizon Corporation (2008 – present)

- CEO
- Public Directorship
- Information Technology
- Accounting / Finance
- Strategy / Bus Development

GALE V. KING



Age: 66
Director Since: 2018
Independent: Yes
Committees:

Compensation

BIOGRAPHY:

Ms. King served as the Executive Vice President—Chief Administrative Officer of Nationwide Mutual Insurance Company, a leading financial services company, from 2012 through her retirement in July 2021. She previously served as their Executive Vice President—Chief Human Resources Officer from 2009 to 2012.

QUALIFICATIONS:

The Board believes Ms. King is qualified to serve as a director of the Company based on her extensive experience in human resources and human capital management, owner orientation, executive management skills and board experience.

PUBLIC DIRECTORSHIPS (last five years):

- J.B. Hunt Transport Services, Inc. (2020 present)
- Unum Group (2022 present)

SKILLS:

- C-Suite
- Public Directorship
- Accounting / Finance

GEORGE R. MRKONIC, JR.



Age: 70

Director Since: 2006

Compensation (Chair)

Independent: Yes

Committees:

Audit

BIOGRAPHY:

Mr. Mrkonic is the retired non-Executive Chairman of Maru Group, a London, UK based research, insight and advisory services firm. Previously, he was the Non-Executive Chairman of Paperchase Products Limited, London, UK, a retailer of cards, stationery, wraps and gifts in the UK, Europe and the Middle East, since 2005, and had been a director since 1999. Prior to that, he was President of Borders Group, Inc. from 1994 to 1997 and Vice Chairman of Borders Group, Inc. from 1994 to 2002.

QUALIFICATIONS:

The Board believes Mr. Mrkonic is qualified to serve as a director of the Company based on his vast experience as a senior executive and leader at several retail companies, knowledge and understanding of corporate strategy, finance, and governance, owner orientation, and board experience.

PUBLIC DIRECTORSHIPS (last five years):

- Ulta Salon, Cosmetics & Fragrance, Inc. (2015 present)
- Brinker International, Inc. (2003 2021)

SKILLS:

- CEO
- Public Directorship
- Retail
- Accounting / Finance
- International
- Strategy / Bus Development



- /////Autozone

WILLIAM C. RHODES, III



Age: 57
Director Since: 2005
Independent: No
Committees: None

BIOGRAPHY:

Mr. Rhodes has served as AutoZone's President and Chief Executive Officer, and a director since 2005 and was named Chairman in 2007. Prior to his appointment as President and Chief Executive Officer, he served in various capacities of increasing responsibility within the Company since 1994. Prior to 1994, Mr. Rhodes was a manager with Ernst & Young LLP.

QUALIFICATIONS:

The Board believes Mr. Rhodes, AutoZone's Chairman, President and Chief Executive Officer, is qualified to serve as a director of the Company based on his 25 plus years' experience with the Company, which have included responsibility for corporate strategy, executive management, operations, finance, supply chain and information technology, his knowledge and understanding of the automotive aftermarket and retail industries and his financial background.

PUBLIC DIRECTORSHIPS (last five years):

Dollar General Corp. (2009 – present)

SKILLS:

- CEO
- Public Directorship
- Retail
- Information Technology
- Accounting / Finance
- International
- Strategy / Bus Development

JILL A. SOLTAU



Age: 55
Director Since: 2018
Independent: Yes
Committees:

Nominating & Corp Gov

BIOGRAPHY:

Ms. Soltau served as the Chief Executive Officer and a member of the Board of Directors of the J.C. Penney Company, Inc., from October 2018 to December 2020. She previously served as President and Chief Executive Officer of JoAnn Stores Inc. from February 2015 to October 2018. Prior to joining JoAnn, Ms. Soltau served as President of Shopko Stores Operating Co. LLC and has held senior level positions in national and regional retailers, including Kohl's and former Saks Inc. subsidiaries.

QUALIFICATIONS:

The Board believes Ms. Soltau is qualified to serve as a director of the Company based on her experience as a chief executive officer in the retail industry, deep knowledge of merchandising, operations and strategic planning, owner orientation and executive management skills.

PUBLIC DIRECTORSHIPS (last five years):

- Kirkland's Inc. (2022 present)
- J.C. Penney Company, Inc. (2018 2020)
- Yesway, Inc. (nominee)

- CEO
- Public Directorship
- Retail
- Information Technology
- Accounting / Finance
- Strategy / Bus Development

PROPOSAL 2: Ratification of Independent Registered Public Accounting Firm

DESCRIPTION OF PROPOSAL. Ratify the appointment of Ernst & Young LLP as AutoZone's independent registered public accounting firm.

VOTES REQUIRED. Ernst & Young LLP will be ratified as AutoZone's independent registered public accounting firm if the number of votes cast FOR the proposal exceeds the number of votes cast AGAINST the proposal. Abstentions and broker non-votes are not considered votes cast or shares entitled to vote with respect to this matter and therefore will have no effect on the outcome of Proposal 2.

IMPACT OF VOTE. The Audit Committee is not bound by a vote either for or against the firm. The Audit Committee will consider a vote against the firm by the shareholders in selecting our independent registered public accounting firm in the future.

BOARD RECOMMENDATION. Ernst & Young LLP has served as our independent auditor for the past thirty-five fiscal years and has been selected by the Audit Committee to be AutoZone's independent registered public accounting firm for the 2022 fiscal year. Representatives of Ernst & Young LLP will be present at the Annual Meeting to make a statement if they so desire and to answer any appropriate questions.



The Board recommends that shareholders vote **FOR** the ratification of Ernst & Young LLP as AutoZone's independent registered public accounting firm.

AUDIT AND NON-AUDIT FEES

The aggregate fees for professional services rendered by Ernst & Young LLP during the past two fiscal years for the annual audit of our consolidated financial statements, the review of our quarterly interim consolidated financial statements, and audit-related, tax, and all other services performed, are set forth in the table below. Amounts reported for FY22 include estimates to be billed for services rendered.

	2022		2021
Audit Fees	\$ 2,269,947	\$ 2	2,044,676
Audit-Related Fees	\$ _	\$	_
Tax Fees ⁽¹⁾	\$ 478,612	\$	192,289
All Other Fees	\$ _	\$	

(1) Relates to state, local and international tax services, including tax compliance and tax planning.

AUDIT COMMITTEE PRE-APPROVAL

The Audit Committee pre-approves all services performed by the independent registered public accounting firm under the terms contained in the Audit Committee charter, a copy of which can be obtained at our website at investors.autozone.com. The Audit Committee pre-approved 100% of the services provided by Ernst & Young LLP during the 2022 and 2021 fiscal years. The Audit Committee considers the services listed above to be compatible with maintaining Ernst & Young LLP's independence.

PROPOSAL 3: Advisory Vote on Executive Compensation

DESCRIPTION OF PROPOSAL. In accordance with Section 14A of the Securities Exchange Act, we are asking shareholders to approve the following advisory resolution on the compensation of our Principal Executive Officer, our Principal Financial Officer and our other three most highly paid executive officers (collectively, the "Named Executive Officers") at the Annual Meeting:

"RESOLVED, that the compensation paid to AutoZone's Named Executive Officers, as disclosed in this Proxy Statement pursuant to the compensation disclosure rules of the Securities and Exchange Commission, including the Compensation Discussion and Analysis, the accompanying compensation tables and the related narrative discussion, is hereby APPROVED."

VOTES REQUIRED. This matter will be approved if the number of votes cast FOR the proposal exceeds the number of votes cast AGAINST the proposal. Abstentions and broker non-votes are not considered votes cast or shares entitled to vote with respect to this proposal and therefore will have no effect on the outcome of Proposal 3.

IMPACT OF VOTE. This advisory vote, commonly known as a "say-on-pay" proposal, gives our shareholders the opportunity to endorse or express disapproval of our executive pay program. Because the vote on this proposal is advisory in nature, it is not binding on AutoZone, the Board or the Compensation Committee. The vote on this proposal will, therefore, not affect any compensation already paid or awarded to any Named Executive Officer nor will it overrule any decisions made by the Board or the Compensation Committee. Because we highly value the opinions of our shareholders, however, the Board and the Compensation Committee will consider the results of this advisory vote when making future executive compensation decisions.

BOARD RECOMMENDATION. The Board believes that AutoZone's executive compensation program, as described in the Compensation Discussion and Analysis, is effective in achieving the Company's goals of driving superior performance, retention and shareholder value. Our Board and Compensation Committee believe that there should be a strong relationship between pay and performance, and our executive compensation program reflects this belief. We urge you to read the Compensation Discussion and Analysis, as well as the compensation tables and narrative, beginning on the following page, which provide detailed information on our compensation philosophy, policies and practices and the compensation of our Named Executive Officers.



The Board recommends that shareholders vote FOR the advisory vote on executive compensation.

Other Matters

We do not know of any matters to be presented at the Annual Meeting other than those discussed in this Proxy Statement. If, however, other matters are properly brought before the Annual Meeting, your proxies will be able to vote those matters in their discretion.

COMPENSATION DISCUSSION AND ANALYSIS

This Compensation Discussion & Analysis ("CD&A") explains our compensation program for our named executive officers ("NEOs") for fiscal year 2022 ("FY22"). This CD&A also describes the Compensation Committee's process for making pay decisions, as well as its rationale for specific compensation-related decisions.

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Compensation Committee Report

The Compensation Committee of the Board has reviewed and discussed with management the following CD&A. Based on such review and discussions, the Committee recommended to the Board of Directors that the CD&A be included in this proxy statement.

Compensation Committee,

George R. Mrkonic, Jr. (Chair) Douglas H. Brooks Brian P. Hannasch Linda A. Goodspeed Gale V. King

Named Executive Officers

WILLIAM C. RHODES, III

Chairman, President and Chief Executive Officer

JAMERE JACKSON

Executive Vice President, Chief Financial Officer, Finance & Store Development

THOMAS B. NEWBERN

Executive Vice President, International, IT & ALLDATA

PHILIP B. DANIELE

Executive Vice President, Merchandising, Supply Chain and Marketing

PRESTON B. FRAZER

Executive Vice President, Store Operations, Commercial and Loss Prevention

Executive Summary

FY22 YEAR-IN-REVIEW

Our operating theme for fiscal year 2022 was "Go The Extra Mile." It was both a call-to-action and constant reminder of what we must do, as a company and as AutoZoners, to meet the growing needs of our customers, to take care of our fellow AutoZoners and to continuously challenge ourselves to achieve even greater success in the future. One year later, we are proud to state, we did in fact *Go The Extra Mile*.

We Sustained Strong Growth and Continued to Deliver Exceptional Results. In FY22, we built upon our very strong performance during the prior two years by delivering \$16.3 billion in sales and domestic same store sales growth of 8.4%. We sustained the extraordinary sales and share gains we achieved since the start of the pandemic with our superior execution and customer service. And we proudly established new all-time highs in average sales per store, average Commercial sales per program, earnings per share and cash flow from operations.

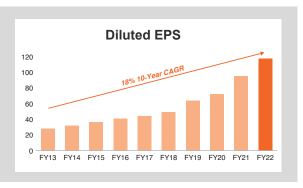
We Successfully Navigated a Challenging

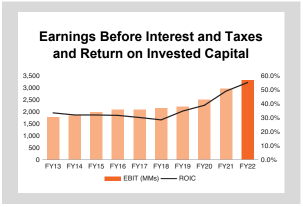
Macroeconomic Environment. FY22 has been marked by unparalleled macroeconomic challenges—rising costs of raw materials, labor and transportation; global supply chain and logistics constraints; widespread staffing shortages and more. In fact, we candidly stated that forecasting our sales performance was challenging in this environment due to the significant volatility and lack of visibility of many key drivers. Yet, despite these demanding conditions, our strong results are a clear indication that we successfully managed our business and outperformed yet again.

We Returned Record-Levels of Cash to our Shareholders. We returned approximately \$4.4 billion of cash to our shareholders in the form of share repurchases during FY22. Furthermore, since the inception of our share repurchase program in 1998 and through the end of the fiscal year, we have returned an aggregate \$30.1 billion to shareholders. Our long-standing and unwavering commitment to our disciplined capital allocation strategy is clear.

We made Adjustments to make our Annual Incentive Plan More Challenging. The volatility and uncertainty that existed at the onset of the fiscal year made it particularly challenging to create meaningful performance targets. Accordingly, the Compensation Committee determined to revisit financial targets at mid-year. Based on this review, the Committee increased the performance targets under the FY22 annual incentive plan—increasing EBIT by \$382.9 million and ROIC by 556 basis points—to ensure the plan was appropriately rigorous and management was incented to deliver the best results possible for our shareholders.









SHAREHOLDER SUPPORT AND ENGAGEMENT

We have historically received high levels of support for our compensation program as evidenced by the results of our annual non-binding "Say-on-Pay" advisory vote regarding the compensation of our named executive officers. We have never received less than 86% vote cast in favor of our pay practices since "Say-on-Pay" was introduced in 2011. We consider this voting record to be a strong validation that our pay practices are firmly aligned with our shareholders' desires.

In addition to reviewing the results of our Say-on-Pay vote, we periodically engage directly with our shareholders on executive compensation, among other topics, to ensure there is appropriate communication and dialog between AutoZone and its shareholders. In the fall of 2022, we invited shareholders to ask questions and provide feedback on our executive compensation practices and made the Chair of our Compensation Committee available to any of those shareholders who so requested.

DIVERSITY, EQUITY AND INCLUSION

AutoZone is committed to continuing to build a diverse organization that represents our customers and the communities in which we serve. This commitment to diversity begins at the top with our Board of Directors and our Executive Committee. We are proud of the quality, strength, experience, racial and ethnic diversity, gender diversity and tenure represented on our 14-person Executive Committee. Additionally, eight members of our Executive Committee are Executive Sponsors of AutoZone Business Resource Groups and five are on the DEI Council. This leadership and advocacy serves to ensure we remain dedicated in continuing to invest in and develop a talented and diverse pipeline of AutoZoners.

AN AUTOZONER ALWAYS EMBRACES DIVERSITY

Welcome each individuals' heritage, differences and unique qualities. Build teams with diverse thoughts, skills, knowledge and backgrounds. Value the ideas and opinions of others.

Compensation Framework

GUIDING PRINCIPLES

As the leading retailer and distributor of automotive replacement parts and accessories in the Americas, we believe an effective compensation program should be carefully designed to address the unique needs of our company, taking into consideration the industry, our history and the employee population for which such compensation program is designed. In particular, AutoZone's executive compensation program is designed around three, primary Guiding Principles.

COMPENSATION GUIDING PRINCIPLES



Drive PERFORMANCE

Does the compensation program represent a **pay-for-performance philosophy** by driving short-term and long-term performance? Are there appropriate **risk mitigation** measures designed to prevent excessive risk taking?

Drive RETENTION



Are we attracting and retaining effective leaders who can develop and execute long-term strategic objectives? Are they appropriately incented to ensure the long-term success of the organization, including after their retirement? Are they encouraged to attract, retain and develop **organizational talent for the future**?



Drive SHAREHOLDER VALUE

Are we investing in the **profitable growth** of the business by incenting **sustainable value creation**? Is performance and retention achieved in a manner that **does not come at an excessive cost to shareholders**?

These Guiding Principles have shaped our executive compensation framework for more than 20 years. By referring to these Guiding Principles, the Compensation Committee has consistently evaluated our executive compensation over the years to determine whether the program remains effective or whether changes in compensation design are appropriate.



Drive Performance

Evaluating long-term performance is a necessary first step in evaluating executive compensation. At AutoZone, we pay particular attention to Total Shareholder Return (TSR), Diluted Earnings per Share (EPS), Earnings before Interest and Taxes (EBIT) and Return on Invested Capital (ROIC). We believe these metrics, when viewed over a ten-year horizon, provide a strong indication of whether our compensation program embodies not only a *pay-for-performance* incentive structure, but also a *pay-for-long-term-performance* incentive structure. Furthermore, we are particularly proud that our TSR, over the past 20-years, has averaged approximately 18.5%, exceeding both the S&P 500 and S&P Retail Index!



Drive Retention

Retention of key executive officers, combined with the ability to attract and recruit highly qualified, external leaders, is an important goal of our compensation program as it allows for superior and consistent execution of our operational and financial goals as well as more thoughtful succession planning and organizational development. This ultimately serves the long-term benefit of our organization, our investors and our customers.

Accordingly, the Compensation Committee regularly reviews the turnover of the Company's executive officers as well as the entire pool of equity-eligible employees to evaluate retention.

- During the past ten years, AutoZone has not lost a single executive officer to another business due to their voluntary termination. To the contrary, our executive officers typically remain with AutoZone until their permanent retirement which allows for a successful transition of responsibilities to his or her successor.
- During fiscal year 2022, less than 3% of equity-eligible AutoZoners left the Company due to voluntary departures as the vast majority of turnover was due to retirements or performance-based terminations. We believe this exceptionally low rate of turnover, particularly during the current macroeconomic environment in which employee turnover is at an all-time high, is a strong validation of the retentive value of our compensation structure.
- We have also shown that our compensation structure allows us to effectively recruit externally as we have added three highly qualified executive officers in the last two years.



Drive Shareholder Value

Investing in the profitable growth of the business is a basic tenet of AutoZone. We passionately pursue opportunities that provide a strong return on investment and exercise restraint when presented with opportunities that do not provide the returns that shareholders have come to expect from us. While some refer to this approach as our disciplined capital allocation strategy, at AutoZone, we simply call it *Living our Pledge and Values*. An AutoZoner always Strives for Exceptional Performance. Our compensation programs are designed to incent behaviors that stand true to this basic principle of driving long-term shareholder value, by profitably growing our business and returning excess cash to our shareholders.

AN AUTOZONER ALWAYS STRIVES FOR EXCEPTIONAL PERFORMANCE

Be accountable and honor your commitments.
Act in a manner of the highest legal and ethical standards. Use resources wisely and promote a culture of thrift. Take strong initiative, act quickly and do the job right the first time.

COMPENSATION ELEMENTS AND MIX

The Compensation Committee aims to align the executive compensation program with the interests of our shareholders and in a manner consistent with our Guiding Principles. The key elements of our executive



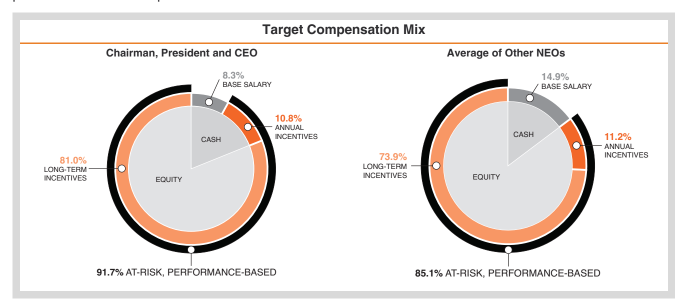
compensation program, as well as the primary Guiding Principles promoted by each such element, are summarized below.

Additionally, the program is designed to include an appropriate mix of different types of compensation as follows:

- √ a mix of short-term and long-term incentive compensation to align pay outcomes to both the achievement of our annual operating plan as well as our long-term strategy;
- a mix of cash and equity compensation to align interests of our executives with those of our shareholders; and
- ✓ a mix of fixed and variable compensation, to promote the achievement of rigorous goals without excessive risk taking.

	Compensation Components	Guiding Principles
BASE SALARY	Fixed cash compensation	
	 Allows AutoZone to attract and retain highly qualified executives through the delivery of stable, cash compensation 	åñå ∧†∧
	 Salaries reflect individual's level of responsibility and experience, scope and complexity of position, market data and internal pay equity 	ЛЛЛ <u>өТ</u> ө
ANNUAL	Variable cash compensation	
INCENTIVE PLAN	Drives short-term Company performance	
	 Payout is based upon performance against pre-established, realistic financial goals of EBIT and ROIC, as drivers of economic profit 	á iội I
	 Incents exceptional individual performance due to individual modifiers 	
LONG-TERM	 Variable equity compensation, subject to holding requirements 	i
INCENTIVE PLAN	Drives long-term performance	
	 Directly aligns executives' interests with shareholders by rewarding long-term value creation as measured by stock price appreciation using stock options 	á iội I
	 Due to the share buyback program, each year, we are effectively reducing the number of stock options we grant as the grant pool is based on shares outstanding 	
BENEFITS	 Health, welfare and retirement benefit plans and programs, including participation in stock purchase plans 	ήἤή ΔΙΔ
	 Helps attract and retain experienced executives 	uuu <u></u>
PERQUISITES	 Limited perquisites and personal benefits, such as airline club memberships and home security systems, which allow executives to devote more time to business while also promoting health, wellness and safety 	ἡἡἡ ΦΪΦ

For FY22, the vast majority of target compensation value was delivered in the form of variable or "at-risk" performance-based compensation as shown below.



Compensation Governance

COMPENSATION COMMITTEE OVERSIGHT

The Company's executive compensation program is administered and overseen by the Compensation Committee. As set forth in its committee charter (which is available on the Investor Relations section of our website), the Compensation Committee is made up entirely of independent directors appointed by the full Board of Directors and is responsible for reviewing and approving AutoZone's compensation philosophy, strategy and objectives as well as its compensation programs, plans and awards for executive officers. In carrying out its responsibilities, the Compensation Committee elicits feedback and support from members of management and outside advisors as needed.

ROLE OF COMPENSATION COMMITTEE

- Reviews and approves executive compensation philosophy, strategy and objectives
- Reviews and approves compensation programs, plans and awards (including salary, bonus and equity grants) for all executive officers
- Determines the terms and conditions of equity incentive awards for all award recipients

- Evaluates performance against preestablished performance goals
- Reviews regulatory and legal developments on compensation matters
- Reviews investor and key stakeholder perspectives on executive compensation practices
- Reviews and oversees risk management practices relating to the design and operation of compensation plans and programs

ROLE OF COMPENSATION CONSULTANT

- Reports directly to the Compensation Committee, with regular communication with the Compensation Committee Chair
- Provides recommendations regarding compensation amount, mix, program design and governance practices
- Feedback and recommendations are primarily focused on CEO compensation
- Provides direct feedback regarding compensation-related practices and trends

ROLE OF MANAGEMENT

- Conducts compensation-related research and data analysis based on peer group and broader market surveys
- Provides recommendations regarding compensation amount, mix, program design, and governance practices
- Evaluates market data for each executive officer relative to the Company's strategy and business and inherent responsibilities of the role
- Advises on relationship of other factors, such as the Company's annual operating plan, long-term strategy, human capital management strategy and internal pay equity, to compensation design and outcomes.

Independent Compensation Consultant

In designing FY22 executive compensation programs, the Compensation Committee selected and retained Pearl Meyer to serve as its independent compensation consultant as they have since 2017. Prior to its engagement, the Committee re-assessed Pearl Meyer's independence in light of applicable SEC rules and NYSE listing standards and determined that no conflict of interest or independence concerns exist. Pearl Meyer reports directly to the Compensation Committee and provides independent advice regarding executive and non-employee director compensation programs and practices. Representatives from Pearl Meyer also regularly attend meetings of the Compensation Committee and also executive sessions as may be requested by the Committee from time to time.

Management

Mr. Rhodes, in his capacity as President and Chief Executive Officer, attends most meetings of the Compensation Committee and provides valuable input and perspectives to the Committee. He makes specific recommendations to the Compensation Committee concerning the compensation of his direct reports and other senior executives, including the executive officers. These recommendations generally relate to base salary increases, internal promotions and compensation recommendations for newly hired executives. He also assists the Compensation Committee by providing input regarding individual goals, performance and results as well as scope and complexity of their positions. Our Senior Vice President, Human Resources, along with key members of our human resources department also attend the majority of Compensation Committee meetings and provide the Committee with data, analyses and perspectives on relevant market and industry trends.

Compensation Planning Cycle

SEPTEMBER - NOVEMBER

- Review company performance and individual performance for prior year and approve annual incentive plan payouts
- Review and approve compensation disclosures to appear in Proxy Statement
- Approve compensation levels, including base salary, annual incentive plan target and equity awards
- Review feedback from Compensation Committee self-evaluation
- Review executive compliance with stock ownership policy

DECEMBER - FEBRUARY

- Review year-to-date results against annual incentive plan targets
- Review Say-on-Pay results and proxy advisory firm analyses
- Review compliance with Compensation Committee Charter
- Review director compensation (biennially)
 - Review director compliance with stock ownership policy

MARCH - MAY

- Review year-to-date results against annual incentive plan targets
- Review composition of Peer Group and approve any changes
- Review trends and best practices, due to legislative and regulatory changes or otherwise
- Discuss potential changes to compensation plans or policies
- Review consultant independence and fees

JUNE - AUGUST

- Review year-to-date results against annual incentive plan targets
- Review share-based expense trend
- Discuss feedback from shareholder engagement
- Review compensation plans and potential changes for following year
- Review findings from compensation program risk assessment.
- Discuss compensation levels for executive officers for following year

ESTABLISHING COMPENSATION LEVELS

Chief Executive Officer

The Compensation Committee annually reviews and establishes the compensation level for the Chairman, President and Chief Executive Officer, in conjunction with a review of his individual performance by the nonmanagement directors. As part of this review, the Committee considers all forms of compensation, including base salary, annual cash incentive, long-term equity incentives and other benefits provided. Mr. Rhodes is not a party to the deliberations regarding his own compensation. Instead, the Compensation Committee receives

input from Pearl Meyer, as its independent compensation consultant, and discusses its recommendations directly with the Senior Vice President, Human Resources.

Other Executive Officers

The Compensation Committee annually reviews and approves base salaries for AutoZone's remaining executive officers based on recommendations of the Chairman, President and Chief Executive Officer and considerations of the various factors described above.

BENCHMARKING

AutoZone reviews publicly available data from a peer group of companies to help us ensure that our executive compensation programs remain effective in carrying out our Guiding Principles.

Peer Group Composition

Our peer group is composed of direct competitors; companies with which we compete for talent, customers and capital; and companies with a comparable range of key financial measures (e.g., revenues between 50% and 200% of AutoZone revenues, etc.) and business model (e.g. specialty retailer with retail and commercial customers). Such companies are likely to have executive positions comparable in breadth, complexity and scope of responsibility to ours. The peer group data we use is from proxy filings and other published sources – it is not prepared or compiled especially for AutoZone. We annually review the appropriateness of this peer group. It typically has changed when a peer company experiences events such as acquisitions and spin-offs, or in the event a member company experiences significant performance challenges.

FY22 Peer Group

- Advance Auto Parts
- Darden Restaurants
- Dick's Sporting Goods
- Dollar General
- Dollar Tree
- Foot Locker

- Gap Stores
- Genuine Parts
- L Brands
- LKQ Corporation
- O'Reilly Automotive
- Ross Stores

- Sherwin Williams
- Tractor Supply Company
- Ulta Beauty
- W.W. Grainger
- Yum! Brands

Use of Peer Group Data

Peer group data is an important tool in determining executive compensation levels. However, due to a number of factors, executive compensation data is not perfectly comparable across companies. For example, companies, like AutoZone, consider the scope, complexity and strategic contributions of each role in setting executive compensation. These factors vary significantly across companies, even in the same industry. For this reason, AutoZone does not engage in strict benchmarking of compensation levels, i.e., we do not use specific data to support precise targeting of compensation, such as setting an executive's base pay at the 50th percentile of an identified group of companies. Instead, we utilize peer group data to help determine competitive base salaries and short-term incentive target amounts that support our ability to attract and retain executive talent within our overall compensation philosophy.

Survey Data

In addition to use of peer group data, AutoZone uses a broader compensation survey data submitted by hundreds of companies, which may contain summary statistical information (e.g., mean, median, 25th percentile, etc.) related to base salaries, variable compensation, total annual cash compensation, long-term incentive compensation and total direct compensation. In making decisions related to executive compensation, the Compensation Committee uses the survey data as context in reviewing compensation levels, particularly for salary ranges, and approving pay actions.

Compensation Program Details

BASE SALARY

We provide base salaries to our executive officers as a means to deliver a stable amount of cash compensation throughout the fiscal year. Base salaries are established by the Compensation Committee at a level that takes into consideration the individual's position, including scope and complexity of the role, as well as broad-based market data, internal pay equity and total target cash compensation.

In general, base salaries for our executive officers are competitive but often below market median. For new executive officers that are promoted from within the organization, the Company aims to set base salaries in the bottom quartile of the market with the expectation of moving base salaries to the 30th percentile after the third year in such position. For executive officers that are externally hired, the Company may be more competitive in setting base salaries closer to median in order to successfully recruit and retain highly qualified leaders that complement the strategic needs of the organization.

Over time, as the median pay levels in the competitive market change, as evidenced by the salary survey data, AutoZone will make appropriate adjustments to its salary range midpoints so that on average, these midpoints are positioned at market median for base salaries. We believe this positioning relative to the market allows for competitive base salary levels while also delivering competitive total rewards at or above the market median through our performance-based variable compensation. For additional information on the sources of market data and how AutoZone uses such data, see "Benchmarking" within this CD&A.

The below table lists each of our named executive officer's base salary for fiscal years 2021 and 2022, the percent of increase from the prior year and the rationale for the change.

Name	FY21		FY22	Increase	Rationale		
William C. Rhodes, III	\$ 1,050,000	\$ 1,050,000		\$ 1,050,000		0.0 %	As CEO, Mr. Rhodes does not typically receive salary increases. He has received one salary increase in the past ten years.
Jamere Jackson	\$ 700,000	\$	710,000	1.4 %	Mr. Jackson received a smaller salary increase as his salary was near market median.		
Thomas B. Newbern	\$ 596,000	\$	616,000	3.4 %	Mr. Newbern received a salary increase greater than his peers due to his "Exceeds Expectations" individual performance rating for the prior year.		
Philip B. Daniele	\$ 500,000	\$	500,000	0.0 %	No change in salary due to Mr. Daniele's promotion in the fourth quarter of the prior year.		
Preston B. Frazer	\$ 500,000	\$	500,000	0.0 %	No change in salary due to Mr. Frazer's promotion in the fourth quarter of the prior year.		

Annual Incentive Plan

All executive officers were eligible to receive an annual cash incentive award under the FY22 Management Incentive Plan ("MIP"), which is designed to motivate and reward executives for short-term performance measured against pre-established financial goals. The following graphic illustrates the general design and structure of the MIP, or the annual incentive plan.

Base Salary (\$) Target MIP
Opportunity

Actual MIP
Attainment
(%)

Individual Modifier (%)

=

X

Actual MIP Payout (\$) The Compensation Committee annually reviews the design and elements of our executive compensation program to ensure it continues to reflect our Guiding Principles. In addition, the Committee periodically engages in a deeper review as may be appropriate due to evolving best practices, macroeconomic circumstances or otherwise. For example, during FY22, the Compensation Committee reviewed historical annual plan attainment levels over the prior 20-year period to ensure plan design reflected the Guiding Principles of *Drive Performance* and *Drive Shareholder Value*. In particular, the Compensation Committee reviewed incentive plan payout levels and performance against planned targets. In the instances where the Company performed significantly greater than plan and executive officers earned significant incentive plan payouts, the Committee reviewed underlying factors driving the exceptional performance, the incremental cost to shareholders, the growth in AutoZone's market capitalization, industry performance and industry-wide compensation practices. Based on this review, the Compensation Committee determined the MIP, or the annual incentive plan, is designed effectively and furthers all three Guiding Principles. As a result, the Compensation Committee has not made any significant changes to the plan design.

Target Opportunity

As set forth in the table below, each executive officer's annual incentive plan target opportunity is expressed as a percentage of base salary, which percentage is based on the individual's level of seniority within the organization. As an individual's level of seniority and management responsibility increases, his or her target opportunity as a percentage of base salary increases and therefore the portion of his or her total performance-based compensation similarly increases.

Role	Target (% of Base Salary)
Chairman, President and Chief Executive Officer	130.0 %
Executive Vice President	75.0 %
Senior Vice President	60.0 %

Performance Goals and Payout Matrix

Actual payouts under our annual incentive plan are based upon performance against the matrix set forth on the following page. In developing the matrix, the Compensation Committee began with **Economic Profit** because it ensures that the Company is using capital to generate profitable earnings efficiently and in a manner that is sustainable for the future. In other words, Economic Profit ensures that *growth*, as well as the *cost of growth*, are balanced and achieved in a manner that maximizes the long-term interests of our shareholders. Furthermore, **Economic Profit allows us to align short-term compensation goals to long-term value creation**.

Accordingly, target Economic Profit, calculated by reference to the FY22 operating plan EBIT and ROIC, would result in target (or 100%) payout. Different levels of attainment of EBIT and ROIC result in varying levels of Economic Profit and payout is based upon actual Economic Profit against target Economic Profit. Accordingly, annual incentive payouts are driven by EBIT and ROIC and their corresponding impact to Economic Profit against target. For these reasons, we do not apply straight-line interpolation of our EBIT and ROIC as we focus on impact to Economic Profit instead.

The key metrics in developing the FY22 annual incentive plan are defined below. The Compensation Committee may (but is not required to) adjust for the effect of one-time charges and extraordinary events such as asset write-downs, litigation judgments or settlements, changes in tax laws, accounting principles or other laws or provisions affecting reported results, accruals for reorganization or restructuring, and any other extraordinary non-recurring items, acquisitions or divestitures and any foreign exchange gains or losses on the calculation of performance.

- Earnings before interest and taxes ("EBIT") is defined as net income plus interest and taxes.
- Return on Invested Capital ("ROIC") is defined as after-tax operating profit (excluding rent) divided by average invested capital (which includes a factor to consider operating leases as financing leases).
- Economic Profit is calculated as net operating profit (including rent) after taxes, less the cost of capital using a capital charge rate of 10.5%.

Additionally, the Payout Matrix is further adjusted to ensure the annual incentive plan embodies our Guiding Principles—*Drive Performance, Drive Retention and Drive Shareholder Value*. These adjustments to the matrix serve as "guardrails" and are described below.

- Performance Hurdle. The annual incentive plan is subject to a pre-established threshold or hurdle such that no annual incentive awards are paid out unless the Company achieves 90% of target Economic Profit. If the Company achieves 90% of target Economic Profit, payout is 50% of target MIP opportunity. And achievement above 50% is paid by reference to the matrix. This ensures goals are appropriately rigorous to drive performance.
- Emphasize EBIT Growth. The matrix is also modified such that payout shall not exceed target (or 100%) unless the EBIT target is exceeded. In other words, exceeding the ROIC target alone will not be sufficient to result in an above-target payout. The rationale for this is that there must be "incremental EBIT" (or EBIT in excess of target EBIT) to fund the additional incentive payout. This ensures that any excess payout earned by, and paid to, management does not come at the expense of shareholders but rather is paid out of the additional profit dollars generated by management's efforts.

FY22 Compensation Adjustments

The continuing volatility and uncertainty in the economy that existed at the onset of the fiscal year made it especially challenging for the Company to accurately forecast financial performance and create meaningful performance targets, particularly for the latter half of the fiscal year. Accordingly, the Compensation Committee determined to keep the core design elements of the annual incentive plan in place but revisit financial targets after completion of the second fiscal quarter. Consequently, at its March 2022 meeting, the Compensation Committee increased the performance targets under the FY22 annual incentive plan—EBIT was increased by \$382.9 million and ROIC was increased by 556 basis points. The payout matrix below reflects the blended targets for all of FY22, after giving effect to the Company's actual effective tax rate.

	AutoZone FY22 Annual Incentive Plan Payout Matrix											
	EBIT \$	2,308.6 \$	2,452.9	\$ 2,597.2 \$	2,741.5 \$	2,885.8 \$	2,914.7 \$	3,030.1 \$	3,174.4 \$	3,292.2		
	(MMs)	80 %	85	% 90 %	95 %	100 %	101 %	105 %	110 %	115 %		
	43.65 %	_	_	50 %	72 %	94 %	98 %	116 %	138 %	155 %		
	44.15 %	_	_	52 %	74 %	96 %	100 %	118 %	139 %	157 %		
	44.65 %	_	_	53 %	75 %	97 %	102 %	119 %	141 %	159 %		
	45.15 %	_	_	55 %	77 %	99 %	103 %	121 %	143 %	161 %		
	45.65 %	_	_	56 %	78 %	100 %	105 %	123 %	145 %	163 %		
	46.15 %	_	_	58 %	80 %	100 %	107 %	125 %	147 %	165 %		
	46.65 %	_	_	59 %	82 %	100 %	108 %	126 %	148 %	167 %		
	47.15 %	_	_	61 %	83 %	100 %	110 %	128 %	150 %	168 %		
	47.65 %		_	62 %	84 %	100 %	111 %	129 %	152 %	170 %		
	48.15 %		_	63 %	86 %	100 %	113 %	131 %	153 %	172 %		
ROIC	48.65 %			65 %	87 %	100 %	114 %	132 %	155 %	173 %		
8	49.15 %			66 %	89 %	100 %	116 %	134 %	157 %	175 %		
	49.65 %			67 %	90 %	100 %	117 %	135 %	158 %	177 %		
	50.15 %			69 %	91 %	100 %	119 %	137 %	160 %	178 %		
	50.65 %			70 %	93 %	100 %	120 %	138 %	161 %	180 %		
	51.15 %		_	71 %	94 %	100 %	121 %	140 %	162 %	181 %		
	51.65 %		_	72 %	95 %	100 %	123 %	141 %	164 %	183 %		
	52.15 %			73 %	96 %	100 %	124 %	142 %	165 %	184 %		
	52.65 %		_	74 %	97 %	100 %	125 %	144 %	167 %	185 %		
	53.15 %		_	76 %	99 %	100 %	126 %	145 %	168 %	187 %		
	53.65 %			77 %	100 %	100 %	128 %	146 %	169 %	188 %		
	54.15 %	_	_	78 %	100 %	100 %	129 %	147 %	171 %	189 %		
	54.65 %	_		79 %	100 %	100 %	130 %	149 %	172 %	191 %		
	54.93 %	_	_	79 %	100 %	100 %	131 %	149 %	172 %	192 %		

Note: Shaded areas on the matrix indicate levels of attainment in which EBIT and ROIC would result in Economic Profit that is less than 90% of target Economic Profit and therefore does not meet the specified hurdle and results in no payout.

Attainment per Matrix

The Company's results for fiscal year 2022 consisted of \$2,278.5 million in Economic Profit, \$3,292.2 million in adjusted EBIT and 54.93% of adjusted ROIC, in each case, after removing the effects of non-cash charges related to Last-In, First-Out ("LIFO") inventory reserve adjustments and non-routine legal settlements. Also, ROIC was calculated on a 14-point trailing fiscal period average to mitigate potential risk related to short-term actions which could inflate calculations. Based on these results, the Company achieved a payout of 191.5% of target under the FY22 Management Incentive Plan. As discussed above, the Compensation Committee used its discretion to adjust annual targets *upwards* after the first half of the fiscal year. As such, the revised targets *reduced* management payout from 297.5% to 191.5%.

(\$in mill)	Tar	get (blended)	Actual				
Economic Profit	\$	1,926.0	\$ 2,278.5				
EBIT	\$	2,885.8	\$ 3,292.2				
ROIC		47.15 %	54.93 %				
MIP Attainment per Matrix (% of Target): 191.5%							

Individual Modifier

Our annual incentive plan includes an individual modifier, which can adjust payouts positively or negatively as set forth below. The modifier serves to incent exceptional individual performance against pre-established individual goals. The individual performance component is structured as a modifier rather than a separate metric to ensure all executives are working collaboratively as one team in the best interests of the Company as a whole, rather than have individual goals compete with the shared interests of the organization. The pre-established individual goals for each of our executive officers support the attainment of our enterprise-wide financial goals and strategic growth priorities. For fiscal year 2022, these goals were focused on improving the customer experience across all channels, executing sales initiatives, implementing strategic pricing initiatives, expanding inventory assortment, realizing operating efficiencies and managing and developing a diverse and talented workforce.

Rating	Modification	Description
1	0%	Consistently did not meet expectations. No incentive plan payout regardless of company performance.
2	-20%	Did not meet expectations. Incentive plan payout is reduced by 20%.
3	None	Met expectations. No modification to payout.
4	+ 20%	Exceeded expectations. Incentive plan payout is increased by 20%.
5	+ 30%	Exceptional performance. Incentive plan payout is increased by 30%.

Actual Payouts

After giving effect to actual FY22 performance against pre-established financial goals and individual goals, each named executive officer earned the following annual incentive plan payout.

Name	Base Salary	(% o	get Base lary)	Target (\$)	(Payout 191.5% of Target)	Indivi Modi		Act	tual Payout (\$)
William C. Rhodes, III	\$ 1,050,000	1	30.0 %	\$ 1,365,000	\$ 2	2,613,975		_	\$ 2	2,613,975
Jamere Jackson	\$ 708,462		75.0 %	\$ 531,347	\$ ^	1,017,528		_	\$ 1	,017,528
Thomas B. Newbern	\$ 612,923		75.0 %	\$ 459,692	\$	880,311		_	\$	880,311
Philip B. Daniele	\$ 500,000		75.0 %	\$ 375,000	\$	718,126		_	\$	718,126
Preston B. Frazer	\$ 500,000		75.0 %	\$ 375,000	\$	718,126		_	\$	718,126

LONG-TERM INCENTIVE PLAN

For FY22, all executive officers were awarded long-term incentives under the 2020 AutoZone, Inc. Omnibus Incentive Award Plan in the form of stock options. These long-term equity awards are granted to drive long-term performance by rewarding long-term value creation in the form of stock price appreciation.

As with other elements of executive compensation, the Compensation Committee annually reviews the design of the long-term incentive plan to ensure it remains effective and in furtherance of the Guiding Principles. While the Compensation Committee has traditionally granted long-term compensation in the form of stock options, the Committee continues to evaluate the efficacy of stock options against other potential equity vehicles. The Committee remains of the view that stock options are the most appropriate performance-based equity vehicle for AutoZone's executive officers because:

- Stock options directly align management's interest with the long-term interests of shareholders by awarding value upon stock price appreciation and long-term value creation.
- The 10-year term of stock options necessarily incents management to focus on a 7- to 10-year performance period as options reach their greatest value, in contrast to performance share units which typically carry a 3- or 4-year performance period.
- Retirement-eligible employees (as defined in the applicable plan) may retain vested options for the remainder of the option term; accordingly, executives are incented to develop organizational talent, facilitate succession planning and transfer institutional knowledge. This ensures the long-term stability and growth of the organization even after the individual's retirement.

Also, when considering the efficacy of stock options, the Committee observed the following:

- Turnover of option-eligible employees, after excluding departures due to retirement, remain well below market.
- The Company's burn rate remains at the median of the Peer Group.
- The Company's long-term performance, as measured by TSR over the last five years is in the top quartile compared to its Peer Group.
- The average number of years stock options have been held before exercise is 6 years from the date of grant, for current executive officers as a group (based upon the last ten years of activity).

Stock Options

The non-gualified stock options are typically granted in late September or early October at the first regularly scheduled Compensation Committee meeting of the fiscal year. Awards of stock options may be granted outside of this general time frame in the event of internal promotions, external hires or other unique circumstances. Options have a term of ten years and become vested and exercisable over a minimum four-year period at the rate of one-fourth per year, subject to satisfaction of applicable holding requirements. Beginning with the fiscal year 2021 grant, options vest on October 15 of each of the four years following the grant date, which ensures the first vesting date occurs more than one full year after the date of grant. The exercise price for such options is equal to the closing price of our common stock on the grant date, as quoted on the NYSE. Under the terms of the AutoZone, Inc. 2020 Omnibus Incentive Award Plan, we may not grant stock options with a strike price at a discount to fair market value. Unless otherwise determined by the Compensation Committee, "fair market value" as of a given date is the closing price of our common stock as quoted on the NYSE on such date or, if the shares were not traded on that date, the most recent preceding date when such shares were traded.

FY22 Long-Term Incentive Plan Awards

	Options Granted ⁽¹⁾					
Name	(#)	(\$)				
William C. Rhodes, III	21,000	\$ 10,280,369				
Jamere Jackson	5,590	\$ 2,736,536				
Thomas B. Newbern	6,710	\$ 3,284,823				
Philip B. Daniele	5,590	\$ 2,736,536				
Preston B. Frazer	5,590	\$ 2,736,536				

⁽¹⁾ All Executive Vice Presidents received a similar grant in FY22, except for Mr. Newbern who received a larger grant due to his "Exceeds Expectations" individual performance rating for the prior year.

ONE-TIME SPECIAL AWARDS

As a general rule, the Company does not grant one-time special awards to executive officers. However, in limited instances, the Company may grant a one-time special sign-on award for the sole purpose of recruiting and attracting high-caliber candidates to the AutoZone Executive Committee. Over the past five years, the Company has only issued one-time special awards to executive officers in three instances, all of which were sign-on awards subject to our typical four-year vesting conditions. These awards, consistent with market practice, serves to incentivize external candidates to accept our offer of employment while also providing compensation for any unvested awards he or she may have left from their prior place of employment. Furthermore, providing equity subject to multi-year vesting conditions immediately aligns external hires' interests with those of our shareholders. **During fiscal year 2022, the Company did not grant any one-time special awards to executive officers.**

Other Practices, Policies & Guidelines

STOCK OWNERSHIP GUIDELINES

In furtherance of our Guiding Principles—*Drive Performance* and *Drive Retention*, AutoZone maintains robust stock ownership requirements for all executive officers. Without giving effect to recently elected directors or recently hired or promoted executives who are each provided with a transition period to comply, all directors and executive officers are in compliance with these stock ownership guidelines.

REQUIREMENT	DESCRIPTION
Ownership Requirement	Independent Directors: 7x Cash portion of Annual Retainer
	Chief Executive Officer: 6x base salary
	Executive Vice President: 3x base salary
	Senior Vice President: 2x base salary
Eligible Equity	 All eligible equity is valued at the closing price of AutoZone common stock as of the end of the fiscal year. Eligible equity includes shares that are reportable as beneficially owned, whether direct or indirect.
	 No portion of unvested awards or unexercised options are included for purposes of determining compliance with these guidelines.
Transition Period	Independent Directors: Within 5 years of joining the Board
	Newly hired Executives: Within 5 years of hire.
	 Newly promoted Executives: Within 3 years of promotion.
Holding Requirements	 Individuals not in compliance will be required to hold 50% of the share acquired upon exercise of stock options (after permitting the sale of shares to cover taxes due) and may not otherwise sell any shares of AZO.
	 Guidelines will no longer apply after an executive officer reaches age 62 in order to facilitate appropriate financial planning as potential retirement approaches. The Compensation Committee may waive the guidelines for any other executive at its discretion.

UNLAWFUL INSIDER TRADING AND ANTI-HEDGING POLICY

AutoZone has adopted policies and procedures designed to prohibit unlawful insider trading, hedging transactions and related practices. Specifically, AutoZone's employees, officers and directors are prohibited from trading in AutoZone securities while in the possession of material, nonpublic information, from pledging AutoZone securities as collateral, holding AutoZone securities in a margin account and entering into transactions that are designed to hedge or offset decreases in the market value of AutoZone securities. Prohibited transactions include equity swaps, prepaid variable forward contracts, put or call options (other than employee stock option grants), short sales or other derivative instruments. Additionally, certain employees and officers are subject to routine and non-routine blackout periods during which times trading in our securities is not permitted, as well as pre-clearance procedures to ensure compliance with applicable internal policies.

CLAWBACK POLICY

In fiscal year 2017, AutoZone adopted an incentive compensation recovery, or "clawback", policy that applies to current and former members of the AutoZone Executive Committee. The policy, summarized below, remains in place today, and the Board intends to revisit this policy in the event final rules under the Dodd-Frank Act are issued and effective.

Clawback in the event of a Financial Restatement. The Board, in its sole discretion, may seek to recover previously awarded compensation in the event that AutoZone is required to prepare an accounting restatement to correct an error that is material to the previously issued financial statements. Materiality would be decided based on a review of the specific facts involved, and generally means that prior financial statement(s) can no longer be relied upon. This is a "no fault" policy—it may be triggered in the event of fraud or willful misconduct, but such misconduct is not required for the Board to take action. "Excess" compensation is generally the amount of performance-based compensation paid above what would have been received had the statements in question been accurate.

Clawback in the event of Willful Misconduct. Additionally, the Board, in its sole discretion, may seek to recover compensation from one or more members of the Executive Committee in the case of willful engagement in conduct which is demonstrably or materially injurious to AutoZone, monetarily or otherwise, even in the absence of a restatement.

Notable features of AutoZone's Clawback Policy include:

- Three-Year Lookback Period,
- Covered Compensation gives Board broad discretion to recover discretionary bonuses, stock option grants and exercise gains, and other cash- or equity-based compensation during Lookback Period,
- Financial Clawback does not require fault,
- Board has sole discretion to consider facts and circumstances of triggering event, executive's actions, costs of recovery and any other matters deemed relevant by the Board.

BENEFITS

Our executive officers participate in certain benefits on the same terms that are offered to all of our full-time U.S. salaried employees. We also provide them with limited additional benefits and perquisites for retention and recruiting purposes, to replace benefit opportunities lost due to regulatory limits, and to enhance their ability to focus on our business. We do not provide tax gross-up payments for named executive officers on any benefits and perquisites other than relocation-related items. The primary additional benefits and perquisites include the following:

Benefit	Availability ⁽¹⁾⁽²⁾
Employee Stock Purchase Plan (ESPP)	All U.S. AutoZoners
Executive Stock Purchase Plan (XSPP)	Vice Presidents and above
401(k) Retirement Plan, with Match	All U.S. AutoZoners
Executive Deferred Compensation Plan (EDCP), with Match	Vice Presidents and above
Salary Continuation Death Benefit	All U.S. AutoZoners
Matching Charitable Gift Program	 All U.S. AutoZoners; Executives eligible to receive a larger match
Medical, Dental and Vision Plans	All U.S. AutoZoners
Executive Physical Program	Executive Officers
Company-Paid Life Insurance Plans	All U.S. AutoZoners
Company-Paid Disability Insurance Plans	Vice Presidents and above

Benefits listed as available to all AutoZoners are excluded from "All Other Compensation" in the Summary Compensation Table as permitted by applicable disclosure rules.

Stock Purchase Plans

	ESPP	XSPP
Overview	Shares purchased at a discount	Shares purchased at FMV with a Company- provided "match" of shares (the "Matched Shares")
Eligibility	All U.S. AutoZoners with 6-months of service	Vice Presidents and above
Contributions	After tax, limited to lower of 10% of eligible compensation or \$15,000	After tax, limited to 25% of eligible compensation
Discount / Match	15% discount to FMV	Matched Shares provided, such that total shares acquired are purchased at a 15% discount to FMV
Fair Market Value (FMV)	FMV is the lower of the closing price of a share of AZO common stock on the first and last trading day of the calendar quarter	FMV is the closing price of a share of AZO common stock on the last trading day of the calendar quarter
Vesting	Fully vested, but subject to one-year holding period	Purchased shares are fully vested and subject to one-year holding period. Matched Shares vest after one year.

This table is a summary only and does not describe specific benefit eligibility rules, such as minimum service, among others. All U.S. AutoZoners refers to full-time, salaried employees.

Employee Stock Purchase Plan. AutoZone maintains the Eighth Amended and Restated AutoZone, Inc. Employee Stock Purchase Plan ("Employee Stock Purchase Plan" or "ESPP") which enables all US. AutoZoners, with six months of service, to purchase AutoZone common stock at a 15% discount to FMV, subject to IRS-determined limitations. Based on IRS rules, annual purchases in the ESPP are limited to the lower of \$15,000 or 10% of eligible compensation.

Executive Stock Purchase Plan. To support and encourage greater stock ownership by our leadership, AutoZone has also established a non-qualified stock purchase plan. The AutoZone, Inc. Sixth Amended and Restated Executive Stock Purchase Plan ("Executive Stock Purchase Plan" or "XSPP") operates in a similar manner to the ESPP in that it allows executives to acquire shares of AutoZone common stock at 15% discount to FMV. Because the XSPP is not required to comply with the requirements of Section 423 of the Internal Revenue Code of 1986, as amended (the "Internal Revenue Code"), it provides for a higher limit on the percentage of a participant's compensation that may be used to purchase shares and is limited to 25% of the eligible compensation with respect to the plan year. Under the XSPP, shares of AutoZone common stock are purchased at 100% of FMV (i.e., not at a discount), and a specified number of shares (the "Matched Shares") are issued by the Company at no cost to the participant such that the total number of shares received is equivalent to acquiring the shares at 15% discount to FMV. The Matched Shares are unvested for one year from the date of purchase and subject to forfeiture during that time.

Retirement Plans

401(k) Retirement Plan. AutoZoners based in the United States are eligible to participate in the AutoZone, Inc. 401(k) Plan after one year of employment. The 401(k) Plan is a qualified plan that meets the requirements of Internal Revenue Code Section 401(a). The 401(k) Plan allows participants to make a pretax contribution of a specified percentage of their annual pay, up to IRS-imposed maximums, into an investment account. The Company provides a matching contribution that is calculated based on 100% of the first 3% of contributions and 50% of the next 2% of contributions into the 401(k) Plan.

Executive Deferred Compensation Plan. AutoZone officers based in the United States holding a role of Vice President or higher are eligible to participate in the AutoZone, Inc. Executive Deferred Compensation Plan ("Executive Deferred Compensation Plan" or "EDCP") after their first year of employment. The EDCP is a nonqualified plan that allows participants to make a pretax deferral of up to 25% base salary and/or up to 75% of annual cash incentive compensation, with a Company-provided matching contribution that is calculated based on 100% of the first 3% of deferrals and 50% of the next 2% deferred, less the maximum value of the Company match available generally to participants in AutoZone's 401(k) Plan.

Taking Care of People

Salary Continuation Death Benefit. In the unfortunate event an eligible full-time AutoZoner passes away, AutoZone will provide up to 12 weeks of the deceased AutoZoner's pay to their named beneficiary. This new benefit was implemented in fiscal year 2022 and reflects our steadfast commitment to take care of our people, because their family is our family.

Matching Charitable Gift Program. At AutoZone, we encourage our AutoZoners to be active members of the communities in which they live, work and serve. Through our Matching Gift Program, we commit to match AutoZoner donations dollar-for-dollar, up to \$500 per AutoZoner per fiscal year, to qualified charities of their choice. Our Matching Gift program is available to all full-time and part-time AutoZoners in the United States. For Vice Presidents,

AN AUTOZONER
ALWAYS CARES
ABOUT PEOPLE

Treat people with dignity and respect. Recognize great work and provide frequent feedback.

Demonstrate concern for others and your community. Create a safe environment. Own your development and help develop others.

AutoZone will match dollar-for-dollar up to \$10,000, and for Executive Officers, AutoZone will match dollar-for-dollar up to \$50,000, in each case per individual per fiscal year to qualified charities of their choice.

Limited Perquisites. The Company provides limited perquisites and personal benefits to its executives in order to allow them to devote more time to their business responsibilities while also promoting health, wellness and safety.

- Company Aircraft. Senior executives may periodically use AutoZone's private aircraft for personal travel pursuant to an agreement with the Company. Under the agreement, the Company must be reimbursed for the direct, incremental cost to the Company arising from the personal use of the aircraft. These expenses include the cost of fuel, aircraft maintenance plan costs related to the trip, ramp fees, pilot expenses (if contract pilots are used on the trip), any special insurance for the trip, and other direct costs to the Company. All of the fixed costs related to the use of the private aircraft, such as regular insurance premiums, hangar fees, depreciation and subscription costs, are paid by the Company, and reimbursement is not required for such costs.
- Other. The Company also provides its executive officers with home security system and/or monitoring services, airline club memberships and status upgrades, Company-paid spouse business-related travel, and Company-paid long-term disability insurance premiums.

RISK ASSESSMENT OF COMPENSATION PROGRAMS

Management has assessed our compensation programs and concluded that our compensation policies and practices do not create risks that are reasonably likely to have a material adverse effect on AutoZone. This risk assessment included reviewing the design and operation of our compensation programs, identifying and evaluating situations or compensation elements that could raise more significant risks, and evaluating other controls and processes designed to identify and manage risk. The Compensation Committee reviewed the risk assessment and concurred with management's conclusion.

TAX CONSIDERATIONS

Section 409A of the Code was created with the passage of the American Jobs Creation Act of 2004. These tax regulations create strict rules related to non-qualified deferred compensation earned and vested on or after January 1, 2005. The Internal Revenue Service periodically releases Notices and other guidance related to Section 409A, and AutoZone continues to take actions designed to comply with the Section's applicable requirements.

COMPENSATION COMMITTEE INTERLOCKS AND INSIDER PARTICIPATION

The Compensation Committee is composed solely of independent, non-employee directors. None of the members of the Compensation Committee (i) was an officer or employee of the Company at any time during or prior to fiscal 2022 or (ii) is or was a participant in a "related person" transaction with the Company since the beginning of fiscal 2022. No executive officer of the Company serves, or in the past fiscal year has served, on the compensation committee or board of any company that has one or more of its executive officers serving as a member of the Company's Compensation Committee or Board.

Summary Compensation Table

This table shows the compensation paid to the NEOs during the 2021, 2020 and 2019 fiscal years.

Name and Principal Position	Year	Salary (\$)	Bonus (\$)(1)	Stock Awards (\$) (2)(3)	Option Awards (\$) (3)	Non-Equity Incentive Plan Compensation (\$) (4)	All Other Compensation (\$) (5)	Total (\$)
William C. Rhodes III	2022	1,050,000		89,909	10,280,340	2,613,975	295,786	14,330,010
Chairman, President &	2021	1,050,000	_	90,672	9,495,777	3,957,135	245,412	14,838,996
Chief Executive Officer	2020	1,050,000	_	89,399	7,269,523	2,941,849	180,590	11,531,361
Jamere Jackson	2022	708,462	_	_	2,736,529	1,017,528	114,348	4,576,867
CFO/Executive Vice President,	2021	673,077	1,200,000	_	3,037,480	1,463,438	69,389	6,443,384
Finance & Store Development								
Thomas B. Newbern	2022	612,923	_	_	3,284,813	880,311	112,417	4,890,464
Executive Vice President,	2021	593,538	_	_	2,141,205	1,548,600	77,499	4,360,842
International, IT & ALLDATA	2020	576,154	_	_	2,246,944	776,080	68,750	3,667,928
Philip B. Daniele	2022	500,000	_	7,988	2,736,529	718,126	76,184	4,038,827
Executive Vice President,	2021							
Merchandising, Supply Chain &								
Marketing	2020	383,615	_	4,250	1,749,973	413,385	47,107	2,598,330
Preston B. Frazer	2022	500,000	_	45,325	2,736,529	718,126	106,786	4,106,766
Executive Vice President,								
Store Operations, Commercial &								
Loss Prevention								

- (1) Annual incentive awards were paid pursuant to the EICP and therefore appear in the "non-equity incentive plan compensation" column of the table. In FY21, we provided Mr. Jackson with an initial \$1.2 million cash sign-on bonus as a make-whole award for the awards that were forfeited when he left his previous company.
- (2) Represents shares acquired pursuant to the Executive Stock Purchase Plan. See "Compensation Discussion and Analysis" on page 26 for more information about the Executive Stock Purchase Plan. See Note B, Share-Based Payments, to our consolidated financial statements in our 2021 Annual Report for a description of the Executive Stock Purchase Plan and the accounting and assumptions used in calculating expenses in accordance with FASB ASC Topic 718.
- (3) The value of stock awards and option awards was determined as required by FASB ASC Topic 718. There is no assurance that these values will be realized. See Note B, Share-Based Payments, to our consolidated financial statements in our 2022 Annual Report for details on assumptions used in the valuation. To address compensation forfeited at the former employer, in FY21 we provided Mr. Jackson with an initial long-term incentive grant of approximately \$1.0 million in stock options.
- (4) Incentive amounts were earned for the 2022 fiscal year pursuant to the EICP and were paid in October 2022. See "Compensation Discussion and Analysis" on page 26 for more information about this plan.
- (5) All Other Compensation includes the following:

Name		Perquisites and Personal Benefits (\$)(A)	Tax Gross- ups (\$)(C)	Company Contributions to Defined Contribution Plans (\$)(D)	Life Insurance Premiums (\$)
William C. Rhodes III	2022	62,151 (B)	29,390	199,493	4,752
Jamere Jackson	2022	16,269	7,574	87,245	3,260
Thomas B. Newbern	2022	8,750	13,767	86,278	3,622
Philip B. Daniele	2022	28,338 (B)	2,622	44,310	914
Preston B. Frazer	2022	54,530 (B)	5,558	45,748	950

- (A) Perquisites and personal benefits for all NEOs include matching charitable contributions under the AutoZone Matching Gift Program, Company-provided home security system and/or monitoring services, airline club memberships and status upgrades, Company-paid spouse business-related travel, and Company-paid long-term disability insurance premiums.
- (B) The perquisites or personal benefits which exceeded the greater of \$25,000 or 10% of the total amount of perquisites and personal benefits for an executive officer, consisted of matching charitable contributions made under the AutoZone Matching Gift program, under which executives may contribute to qualified charitable organizations and AutoZone provides a matching contribution to the charities in an equal amount, up to \$50,000 in the aggregate for each executive officer annually, are as follows:

Name	2022(\$)
William C. Rhodes III	50,000
Preston B. Frazer	45,850

⁽C) Represents amounts related to imputed earnings on company-paid, taxable life insurance.

Grants of Plan-Based Awards

The following table sets forth information regarding plan-based awards granted to the Company's NEOs during the 2022 fiscal year.

		Under N	ed Future Pa Non-equity Ir Plans (1)	centive	All Other Stock Awards: Number of Shares of Stock or	All Other Option Awards: Number of Securities Underlying	Exercise or Base Price of Option	Grant Date Fair Value of Stock and Option
Name	Equity Plans Grant Date	Threshold (\$)	Target (\$)	Maximum (\$)	Units (#) (2)	Options (#) (3)	Awards (\$)	Awards (\$)
William C. Rhodes III		682,500	1,365,000	-			· /	
	10/5/2021 9/30/2021 12/31/2021 3/31/2022 6/30/2022				6 27 5 6	21,000	1,651.22	10,280,340 10,188 56,603 10,223 12,895 10,370,249
Jamere Jackson	10/5/2021	265,673	531,347	-		5,590	1,651.22	2,736,529 2,736,529
Thomas B. Newbern	10/5/2021	229,846	459,692	-		6,710	1,651.22	3,284,813 3,284,813
Philip B. Daniele	10/5/2021 9/30/2021 12/31/2021 3/31/2022 6/30/2022	187,500	375,000	-	1 1 1 1	5,590	1,651.22	2,736,529 1,698 2,096 2,045 2,149 2,744,517
Preston B. Frazer	10/5/2021 9/30/2021 12/31/2021 3/31/2022 6/30/2022	187,500	375,000	-	2 18 1 1	5,590	1,651.22	2,736,529 3,396 37,735 2,045 2,149 2,781,854

⁽¹⁾ Represents potential threshold, target and maximum incentive compensation for the 2022 fiscal year under the EICP based on each officer's salary on the date the 2021 fiscal year targets were approved. The amounts actually paid for the 2022 fiscal year are described in the "Non-Equity Incentive Plan Compensation" column in the Summary Compensation Table. The "threshold" is the minimum payment level under the EICP which is 50% of the target amount. See "Compensation Discussion and Analysis" at page 26.

⁽D) Represents employer contributions to the AutoZone, Inc. 401(k) Plan and the AutoZone, Inc. Executive Deferred Compensation Plan.

⁽²⁾ Represents shares awarded pursuant to the Executive Stock Purchase Plan. See "Compensation Discussion and Analysis" at page 26 and the discussion following this table for more information on the Executive Stock Purchase Plan.

⁽³⁾ Represents options awarded pursuant to the Amended 2011 Equity Plan or 2020 Omnibus Incentive Plan. See "Compensation Discussion and Analysis" at page 26.

Outstanding Equity Awards at Fiscal Year-End

The following table sets forth information regarding outstanding stock option awards under the Amended 2011 Equity Plan, the 2011 Equity Plan, 2020 Omnibus Incentive Plan, other outstanding equity awards under the Amended 2011 Equity Plan and the 2011 Equity Plan, and unvested shares under the Executive Stock Purchase Plan for the Company's NEOs as of August 27, 2022:

		Option Awards				Shares		
						Number of		Market
		Number of So Underlying Unexer		Option		Shares of Stock that	Sh.	Value of ares of Stock
		(1)	ciseu Options	Exercise	Option	have not		that have
Name	Grant Date		Unexercisable	Price	Expiration Date	Vested (2)		t Vested (3)
William C. Rhodes III	10/6/2015	4,892	_	\$ 744.62	10/7/2025			
	10/7/2015	50,000	— (4) \$ 736.00	10/8/2025			
	9/23/2016	6,750		\$ 744.85	9/24/2026			
	9/26/2017	12,000	_	\$ 587.13	9/27/2027			
	9/25/2018	19,875	6,625	\$ 772.80	9/26/2028			
	10/7/2019	13,750	13,750	\$ 1,060.81	10/8/2029			
	10/7/2020	7,650	22,950	\$ 1,139.99	10/8/2030			
	10/5/2021	_	21,000	\$ 1,651.22	10/5/2031			
	9/30/2021					6	\$	12,978
	12/31/2021					27	\$	58,402
	3/31/2022					5	\$	10,815
	6/30/2022					6	\$	12,978
Totals		114,917	64,325			44	\$	95,173
Jamere Jackson	9/23/2020	740	2,222	\$ 1,128.95	9/24/2030			
	10/7/2020	1,725	5,175	\$ 1,139.99	10/8/2030			
	10/5/2021		5,590	\$ 1,651.22	10/5/2031			
Totals		2,465	12,987				\$	
Thomas B. Newbern	9/25/2018	5,850	1,950	\$ 772.80	9/26/2028			
	10/7/2019	4,250	4,250	\$ 1,060.81	10/8/2029			
	10/7/2020	1,725	5,175	\$ 1,139.99	10/8/2030			
	10/5/2021		6,710	\$ 1,651.22	10/5/2031			
Totals		11,825	18,085				\$	
Philip B. Daniele	10/6/2015	2,100	_	\$ 744.62	10/7/2025			
	11/1/2015	4,320	_	\$ 784.41	11/2/2025			
	9/23/2016	6,190	_	\$ 744.85	9/24/2026			
	9/26/2017	5,710		\$ 587.13	9/27/2027			
	9/25/2018	4,087	1,363	\$ 772.80	9/26/2028			
	10/7/2019	3,310	3,310	\$ 1,060.81	10/8/2029			
	10/7/2020	1,200	3,600	\$ 1,139.99	10/8/2030			
	6/16/2021	125	375	\$ 1,390.47	6/16/2031			
	10/5/2021	_	5,590	\$ 1,651.22	10/5/2031	4		0.400
	9/30/2021					1		2,163
	12/31/2021					1		2,163
	3/31/2022 6/30/2022					1 1		2,163
Totals	0/30/2022	27,042	14,238			4	\$	2,163 8,652
Preston B. Frazer	9/23/2014	1,730	14,230	\$ 507.79	9/24/2024		Ψ	0,032
Treston B. Trazer	10/6/2015	1,580	_	\$ 744.62	10/7/2025			
	9/23/2016	1,245		\$ 744.85	9/24/2026			
	9/26/2017	1,175		\$ 587.13	9/27/2027			
	9/25/2018	1,106	369	\$ 772.80	9/26/2028			
	10/7/2019	2,542	2,543	\$ 1,060.81	10/8/2029			
	10/7/2020	1,200	3,600	\$ 1,139.99	10/8/2030			
	6/16/2021	125	375	\$ 1,390.47	6/16/2031			
	10/5/2021	_	5,590	\$ 1,651.22	10/5/2031			
	9/30/2021		3,000	Ţ .,001. <u>-</u> 2	. 5, 5, 200 1	2	\$	4,326
	12/31/2021					18	\$	38,934
	3/31/2022					1	\$	2,163
	6/30/2022					1	\$	2,163
Totals	-,	10,703	12,477			22	\$	47,586
		,	,					,

⁽¹⁾ Unless indicated otherwise, stock options vest annually in one-fourth increments over a four-year period.

- (2) Represents shares acquired pursuant to unvested shares granted under the Executive Stock Purchase Plan. Such shares vest on the first anniversary of the date the option was exercised under the plan and will vest immediately upon a participant's termination of employment without cause or the participant's death or disability.
- (3) Based on the closing price of AutoZone common stock on August 27, 2022 (\$2,163.02 per share).
- (4) Represents a one-time grant of non-qualified stock options pursuant to the 2011 Equity Plan. Fifty percent (50%) of the shares vested on the fourth anniversary of the grant, and the other fifty percent (50%) vested on the fifth anniversary of the grant.

Option Exercises and Stock Vested

The following table sets forth information regarding stock option exercises and vested stock awards for the Company's NEOs during the fiscal year ended August 27, 2022:

	Option	Awards	Stock	Awards
Name	Number of Shares Acquired on Exercise (#)	Value Realized on Exercise (\$) (1)	Number of Shares Acquired on Vesting (#) (2)	Value Realized on Vesting (\$) (3)
William C. Rhodes III	20,358	30,801,618	65	132,265
Jamere Jackson	_	_	_	<u> </u>
Thomas B. Newbern	12,838	15,990,517	_	<u> </u>
Philip B. Daniele	2,560	3,623,029	4	7,988
Preston B. Frazer	1,500	2,692,335	14	28,449

- (1) If the shares were sold immediately upon exercise, the value realized on exercise of the option is the difference between the actual sales price and the exercise price of the option. Otherwise, the value realized is the difference between the closing price of AutoZone common stock on the New York Stock Exchange on the date of exercise and the exercise price of the option.
- Represents shares acquired pursuant to the Executive Stock Purchase Plan. See "Compensation Discussion and Analysis" on page 26 for more information about this plan.
- (3) Based on the closing price of AutoZone common stock on the vesting date.

Nonqualified Deferred Compensation

The following table sets forth information regarding nonqualified deferred compensation for the Company's NEOs as of and for the year ended August 27, 2022.

Name	Executive Contributions in Last FY (\$) (1)	Company Contributions in Last FY (\$) (2)	Aggregate Earnings/ Losses in Last FY (\$) (3)	Aggregate Withdrawals / Distributions (\$)	Aggregate Balance at Last FYE (\$)
William C. Rhodes III	1,344,640	188,685	(4,002,847)	_	23,254,376
Jamere Jackson	108,576	74,999	(24,483)	_	183,066
Thomas B. Newbern	432,171	74,307	(363,868)	_	2,772,101
Philip B. Daniele	220,088	35,849	(98,689)	_	701,633
Preston B. Frazer	268,432	32,879	(104,527)	(14,447)	519,389

- (1) Represents contributions by the NEOs under the AutoZone, Inc. Executive Deferred Compensation Plan (the "EDCP"). Such contributions are included under the appropriate "Salary" and "Non-Equity Incentive Plan Compensation" columns for the NEOs in the Summary Compensation Table.
- (2) Represents matching contributions by the Company under the EDCP. Such contributions are included under the "All Other Compensation" column for the NEOs in the Summary Compensation Table.
- (3) Represents the difference between the aggregate balance at end of fiscal 2022 and the end of fiscal 2021, excluding (i) contributions made by the executive officer and the Company during fiscal 2022 and (ii) any withdrawals or distributions during fiscal 2022. None of the losses in this column were included in the Summary Compensation Table because they were not preferential or above market.

Officers of the Company with the title of vice president or higher based in the United States are eligible to participate in the EDCP after their first year of employment with the Company. As of August 27, 2022, there were 56 such officers of the Company. The EDCP is a nonqualified plan that allows officers to make a pretax deferral of base salary and bonus compensation. Officers may defer up to 25% of base salary and up to 75% of bonus compensation. The Company match is calculated based on 100% of the first 3% of deferred compensation and 50% of the next 2% deferred, less the maximum value of the Company match available generally to participants in AutoZone's 401(k) Plan. Participants may select among various mutual funds in which to invest their deferral accounts. Participants may elect to receive distribution of their deferral accounts at retirement or starting in a specific future year of choice before or after anticipated retirement (but not later than the year in which the participant reaches age 75). If a participant's employment with AutoZone terminates other than by retirement or death, the account balance will be paid in a lump sum payment six months after termination of employment. There are provisions in the EDCP for withdrawal of all or part of the deferral account balance in the event of an extreme and unforeseen financial hardship.

Potential Payments Upon Termination Or Change In Control

Our NEOs may receive certain benefits if their employment terminates under specified circumstances. These benefits derive from Company policies, plans, agreements and arrangements described below.

Agreement with Mr. Rhodes

In 2008, Mr. Rhodes and AutoZone entered into an agreement (the "Agreement") providing that if Mr. Rhodes' employment is terminated by the Company without cause, he will receive severance benefits consisting of an amount equal to 2.99 times his then-current base salary, a lump sum prorated share of any unpaid annual bonus incentive for periods during which he was employed, and AutoZone will pay the cost of COBRA premiums to continue his medical, dental and vision insurance benefits for up to 18 months to the extent such premiums exceed the amount Mr. Rhodes had been paying for such coverage during his employment. The Agreement further provides that Mr. Rhodes will not compete with AutoZone or solicit its employees for a three-year period after his employment with AutoZone terminates.

Executive Officer Agreements (Messrs. Jackson, Newbern, Daniele and Frazer)

AutoZone's executive officers who do not have written employment agreements, including Messrs. Jackson, Newbern, Daniele and Frazer, have entered into agreements ("Severance and Non-Compete Agreements") with the Company providing that if their employment is involuntarily terminated without cause, and if they sign an agreement waiving certain legal rights, they will receive severance benefits in the form of salary continuation for a period of time ranging from 12 to 24 months, depending on their length of service at the time of termination. Other than Mr. Jackson, the aforementioned executives all have greater than 5 years of service.

Years of Service	Severance Period
Less than 1	12 months
1 – less than 5	18 months
5 or more	24 months

The executives will also receive a lump sum prorated share of their annual bonus incentive when such incentives are paid to similarly-situated executives. Medical, dental and vision insurance benefits generally continue through the severance period up to a maximum of 18 months, with the Company paying the cost of COBRA premiums to the extent such premiums exceed the amount the executive had been paying for such coverage. An appropriate level of outplacement services may be provided based on individual circumstances.

The Severance and Non-Compete Agreement further provides that the executive will not compete with AutoZone or solicit its employees for a two-year period after his or her employment with AutoZone terminates.

Equity Plans

All outstanding, unvested stock options, including those held by the NEOs, will vest immediately upon the option holder's death pursuant to the terms of the stock option agreements.

Unvested shares under our Executive Stock Purchase Plan, which normally are subject to forfeiture if a participant's employment terminates prior to the first anniversary of their acquisition, will vest immediately if the termination is by reason of the participant's death, disability, termination by the Company without cause, or retirement on or after the participant's normal retirement date. The plan defines "disability," "cause," and "normal retirement date."

Life Insurance

AutoZone provides all salaried employees in active full-time employment in the United States a company-paid life insurance benefit in the amount of two times annual earnings. "Annual earnings" exclude stock compensation and gains realized from stock option exercises but include salary and incentive compensation received. Additionally, salaried employees are eligible to purchase additional life insurance subject to insurability above certain amounts. The maximum benefit of the company-paid and the additional coverage combined is \$7,500,000. All the NEOs are eligible for this benefit.

Disability Insurance

All full-time officers at the level of vice president and above are eligible to participate in two executive long-term disability plans, until age 65. Accordingly, AutoZone purchases individual disability policies for its executive officers that pay 70% of the first \$7,143 of insurable monthly earnings in the event of disability. Additionally, the executive officers are eligible to receive an executive long-term disability plan benefit in the amount of 70% of the next \$35,714 of insurable monthly earnings to a maximum benefit of \$25,000 per month. AutoZone purchases insurance to cover this plan benefit. These two benefits combined provide a maximum benefit of \$30,000 per month. The benefit payment for these plans may be reduced by deductible sources of income and disability earnings.

The following table shows the amounts that the NEOs would have received if their employment had been terminated under specified circumstances on August 27, 2022. This table does not include amounts related to the NEOs' vested benefits under our deferred compensation and pension plans or pursuant to stock option awards, all of which are described in the tables above.

Name		Voluntary	Involuntary				
William C. Rhodes, III (1) Severance Pay		or For Cause	Termination				
William C. Rhodes, III (1) Severance Pay 3,139,500 - 0 242,308 - 0 Annual Incentive 2,613,975 2,613,975 2,613,975 2,613,975 Benefits Continuation 33,892 - 0 4,274 - 0 Unvested Stock Options - 0 5,891,934 - 0 Unvested Stock Awards 95,173 - 95,173 95,173 - 0 Life Insurance Benefits - 0 3,022,500 - 0 Life Insurance Benefits - 0 5,882,540 - 5,731,648 66,547,664 2,613,975 Damer Jackson (2) Severance Pay - 710,000 - 0 Annual Incentive - 1,017,528 - 1,017,528 1,017,528 Life Insurance Benefits - 0 - 0 Life Insurance Benefits - 0 - 0 Annual Incentive - 1,017,528 - 1,017,528 1,017,528 Disability Benefits - 0 - 0 Life Insurance Benefits - 0 - 0 Severance Pay - 1,232,000 - 0 Annual Incentive - 880,311 - 880,311 880,311 Benefits Continuation 32,097 - 0 - 0 Life Insurance Benefits - 0 Life Insurance Benefits - 0 Life Insurance Benefits - 0	Namo						
Severance Pay		(Ψ)	(Ψ)	(Ψ)	(Ψ)	(Ψ)	(Ψ)
Annual Incentive		_	3.139.500	_	_	242.308	_
Benefits Continuation		_		_	2.613.975		2.613.975
Unvested Stock Awards	Benefits Continuation	_		_			
Divested Stock Awards		_	_	_	_		_
Disability Benefits		_	95.173	_	95.173	, ,	_
Life Insurance Benefits — — 5,882,540 — 5,731,648 6,647,664 2,613,975 Jamer Jackson (2) Severance Pay — 710,000 — — 163,846 — Annual Incentive — 1,017,528 — 1,017,528 1,		_	´ —	_		´ —	_
Severance Pay		_	_	_	· · · —	5,000,000	_
Severance Pay	Total		5,882,540	_	5,731,648	66,547,664	2,613,975
Annual Incentive — 1,017,528 — 1,017,528 1,017,528 1,017,528 3,202 — Disable part of the part	Jamere Jackson (2)						
Benefits Continuation — 27,035 — — 3,202 — — 10,452,846 — — — 10,452,846 — — — — — — — — — — — — — — — — — — —	Severance Pay	_	710,000	_	_	163,846	_
Unvested Stock Options —	Annual Incentive	_	1,017,528	_	1,017,528	1,017,528	1,017,528
Unvested Stock Awards Disability Benefits —	Benefits Continuation	_	27,035	_	_	3,202	_
Disability Benefits — — 4,317,500 — 4,332,000 —	Unvested Stock Options	_	_	_	_	10,452,846	_
Life Insurance Benefits — — 5,335,028 15,969,422 1,017,528 Thomas B. Newbern (2) Severance Pay — 1,232,000 — — 142,154 — Annual Incentive — 880,311 — 880,311 980,311 980,311 980,311 980,311 980,311 980,311 980,311 980,311 980,311 980,311 980,311 980,311 980	Unvested Stock Awards	_	_	_	_	_	_
Total — 1,754,563 — 5,335,028 15,969,422 1,017,528 Thomas B. Newbern (2) — 1,232,000 — — — — — — 142,154 — — — — — — — — — — — — — — — — — — —	Disability Benefits	_	_	_	4,317,500	_	_
Thomas B. Newbern (2) Severance Pay — 1,232,000 — — 142,154 — — Annual Incentive — 880,311 — 880,311 880,311 880,311 880,311 880,311 880,311 880,311 880,311 880,311 880,311 880,311 880,311 880,311 880,311 880,311 880,311 880,311 880,311 880,311 980,311	Life Insurance Benefits		_	_	_	4,332,000	
Severance Pay 1,232,000 — — — — — — — — — — — — — — — — — — —		_	1,754,563	_	5,335,028	15,969,422	1,017,528
Annual Incentive — 880,311 — 880,311 880,311 880,311 880,311 880,311 880,311 B80,311 880,311 880,311 880,311 880,311 880,311 B80,311 880,311 880,311 B80,311 880,311 —							
Benefits Continuation — 32,097 — — — 16,123,680 — — — 16,123,680 — — — 16,123,680 — — — 16,123,680 — — — 16,123,680 — — — — 16,123,680 — — — — — 16,123,680 — — — — — — 16,123,680 — — — — — — — — — — — — — — — — — — —	Severance Pay	_	1,232,000	_	_	142,154	_
Unvested Stock Options —	Annual Incentive	_	880,311	_	880,311	880,311	880,311
Disability Benefits —	Benefits Continuation	_	32,097	_	_	3,955	_
Life Insurance Benefits — — — 4,296,000 — Total — 2,144,408 — 2,804,311 21,446,100 880,311 Philip B. Daniele (2) Severance Pay — 1,000,000 — — 115,385 — Annual Incentive — 718,126 — 718,126 718,126 718,126 Benefits Continuation — 16,755 — — 3,202 — Univested Stock Options — — — — 12,376,761 — Univested Stock Awards — 8,652 — 8,652 8,652 — Disability Benefits — — — 4,265,000 — — Total — — — — 4,991,778 14,222,126 718,126 Preston B. Frazer (2) Severance Pay — — — — — — — — — — — — — — — <td></td> <td>_</td> <td>_</td> <td>_</td> <td></td> <td>16,123,680</td> <td>_</td>		_	_	_		16,123,680	_
Total — 2,144,408 — 2,804,311 21,446,100 880,311 Philip B. Daniele (2) Severance Pay — 1,000,000 — — 115,385 — Annual Incentive — 718,126 — 718,126 718,126 718,126 Benefits Continuation — 16,755 — — 3,202 — Unvested Stock Options — — — — 12,376,761 — Unvested Stock Awards — 8,652 — 8,652 — Disability Benefits — — — 4,265,000 — — Total — — — — 1,000,000 — — — Total — 1,743,533 — 4,991,778 14,222,126 718,126 Preston B. Frazer (2) Severance Pay — 1,000,000 — — — 115,385 — Annual Incentive — 718,126 — 718,	Disability Benefits	_	_	_	1,924,000		_
Philip B. Daniele (2) Severance Pay — 1,000,000 — - 115,385 — Annual Incentive — 718,126 — 718,126 718,126 718,126 Benefits Continuation — 16,755 — — 3,202 — Unvested Stock Options — — — — — 12,376,761 — Unvested Stock Awards — 8,652 — 8,652 8,652 — Disability Benefits — — — — 4,265,000 — — — — — — Life Insurance Benefits — — — — — 1,000,000 — — — — 1,000,000 — Total — — 1,743,533 — 4,991,778 14,222,126 718,126 Preston B. Frazer (2) Severance Pay — 1,000,000 — — — 115,385 — Severance Pay — 1,000,000 — — — 115,385 — Annual Incentive — 718,126 — 718,126 718,126 Benefits Continuation — 30,763 — — — 3,114 — Unvested Stock Options — — — — — — 10,149,487 — Unvested Stock Awards — 47,586 — 47,586 — 47,586	Life Insurance Benefits		_	_	_	4,296,000	<u> </u>
Severance Pay — 1,000,000 — — — 115,385 — Annual Incentive — 718,126 — 718,126 718,126 718,126 718,126 718,126 718,126 718,126 718,126 718,126 718,126 718,126 718,126 718,126 — <td></td> <td>_</td> <td>2,144,408</td> <td>_</td> <td>2,804,311</td> <td>21,446,100</td> <td>880,311</td>		_	2,144,408	_	2,804,311	21,446,100	880,311
Annual Incentive — 718,126 — 718,126 718,126 718,126 718,126 718,126 718,126 718,126 718,126 718,126 718,126 718,126 718,126 718,126 718,126 — — 3,202 — — — 12,376,761 — — Univested Stock Awards — 8,652 — 8,652 — <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>							
Benefits Continuation — 16,755 — — 3,202 — Unvested Stock Options — — — — — — 12,376,761 — Unvested Stock Awards — 8,652 — 8,652 8,652 — Disability Benefits — — — — 4,265,000 — — — — — Life Insurance Benefits — — — — — — — 1,000,000 — — Total — 1,743,533 — 4,991,778 14,222,126 718,126 Preston B. Frazer (2) Severance Pay — 1,000,000 — — — — 115,385 — Annual Incentive — 718,126 — 718,126 718,126 718,126 Benefits Continuation — 30,763 — — — 3,114 — Unvested Stock Options — — — — — — — 10,149,487 — Unvested Stock Awards — 47,586 — 47,586 — 47,586 — — — Disability Benefits — — — — 6,965,000 — — — — — — —	Severance Pay	_		_	_		_
Unvested Stock Options — — — — 12,376,761 — Unvested Stock Awards — 8,652 — 8,652 — Disability Benefits — — — 4,265,000 — — Life Insurance Benefits — — — — 1,000,000 — Total — 1,743,533 — 4,991,778 14,222,126 718,126 Preston B. Frazer (2) — — — — — 115,385 — Severance Pay — — 1,000,000 — — — 115,385 — Annual Incentive — 718,126 — 718,126 718,126 718,126 Benefits Continuation — 30,763 — — 3,114 — Unvested Stock Options — — — 47,586 — 47,586 — Disability Benefits — — — 6,965,000 — —	Annual Incentive	_	718,126	_	718,126		718,126
Unvested Stock Awards — 8,652 — 8,652 —		_	16,755	_	_		_
Disability Benefits — — — 4,265,000 — — Life Insurance Benefits — — — — — 1,000,000 — Total — 1,743,533 — 4,991,778 14,222,126 718,126 Preston B. Frazer (2) Severance Pay — 1,000,000 — — 115,385 — Annual Incentive — 718,126 — 718,126 718,126 718,126 Benefits Continuation — 30,763 — — 3,114 — Unvested Stock Options — — — 10,149,487 — Unvested Stock Awards — 47,586 — 47,586 — Disability Benefits — — 6,965,000 — —		_	_	_	_	12,376,761	_
Life Insurance Benefits — — — — 1,000,000 — Total — 1,743,533 — 4,991,778 14,222,126 718,126 Preston B. Frazer (2) Severance Pay — 1,000,000 — — 115,385 — Annual Incentive — 718,126 — 718,126 718,126 718,126 Benefits Continuation — 30,763 — — 3,114 — Unvested Stock Options — — — 10,149,487 — Unvested Stock Awards — 47,586 — 47,586 — Disability Benefits — — 6,965,000 — —		_	8,652	_	8,652	8,652	_
Total — 1,743,533 — 4,991,778 14,222,126 718,126 Preston B. Frazer (2) Severance Pay — 1,000,000 — — 115,385 — Annual Incentive — 718,126 — 718,126 718,126 Benefits Continuation — 30,763 — — 3,114 — Unvested Stock Options — — — 10,149,487 — Unvested Stock Awards — 47,586 — 47,586 — Disability Benefits — — 6,965,000 — —		_	_	_	4,265,000	_	_
Preston B. Frazer (2) Severance Pay — 1,000,000 — — — 115,385 — Annual Incentive — 718,126 — 718,126 718,126 718,126 Benefits Continuation — 30,763 — — — 3,114 — Unvested Stock Options — — — — — 10,149,487 — Unvested Stock Awards — 47,586 — 47,586 — 47,586 — — — — — — — — — — — — — — — — — — —					_	, ,	
Severance Pay — 1,000,000 — — 115,385 — Annual Incentive — 718,126 — 718,126 718,126 Benefits Continuation — 30,763 — — 3,114 — Unvested Stock Options — — — 10,149,487 — Unvested Stock Awards — 47,586 — 47,586 — Disability Benefits — — 6,965,000 — —		_	1,743,533		4,991,778	14,222,126	718,126
Annual Incentive — 718,126 — 718,126							
Benefits Continuation — 30,763 — — 3,114 — Univested Stock Options — — — 10,149,487 — Univested Stock Awards — 47,586 — 47,586 — Disability Benefits — — 6,965,000 — —	Severance Pay	_	1,000,000	_	_	115,385	_
Unvested Stock Options — — — — 10,149,487 — Unvested Stock Awards — 47,586 — 47,586 — Disability Benefits — — 6,965,000 — —		_	718,126	_	718,126	,	718,126
Univested Stock Awards — 47,586 — 47,586 — Disability Benefits — — 6,965,000 — —		_	30,763	_	_		_
Disability Benefits — — 6,965,000 — —	Unvested Stock Options	_	_	_	_	10,149,487	_
		_	47,586	_		47,586	_
Life Insurance Benefits — — — — 1,000,000 —		_	_	_	6,965,000	_	_
	Life Insurance Benefits		_	_	_	1,000,000	
Total — 1,796,475 — 7,730,712 12,033,698 718,126	Total		1,796,475		7,730,712	12,033,698	718,126

⁽¹⁾ Severance Pay, Annual Incentive and Benefits Continuation amounts shown under the "Involuntary Termination Not for Cause" column reflect the terms of Mr. Rhodes' Agreement described above. Unvested stock options are those outstanding, unvested stock options which will vest immediately upon the option holder's death. In FY22, the company added 12 weeks of salary continuation for all full-time U.S. AutoZoners with one-year of service in the event of death. Unvested stock awards are shares under the Executive Stock Purchase Plan, which vest upon involuntary termination not for cause, disability, or death. Annual Incentive is shown at actual annual incentive amount for the 2022 fiscal year; it would be prorated if the triggering event occurred other than on the last day of the fiscal year. Disability Benefits are benefits under a Company-paid individual long-term disability insurance policy. Life Insurance Benefits are benefits under a Company-paid life insurance policy.

Severance Pay, Annual Incentive and Benefits Continuation amounts shown under the "Involuntary Termination Not for Cause" column reflect payments to Mr. Jackson, Mr. Newbern, Mr. Daniele and Mr. Frazer under the Severance and Non-Compete Agreements described above. Annual Incentive is shown at actual annual incentive amount for the 2022 fiscal year; it would be prorated if the triggering event occurred other than on the last day of the fiscal year. Benefits Continuation refers to medical, dental and vision benefits. In FY22, the company added 12 weeks of salary continuation for all full-time U.S. AutoZoners with one-year of service in the event of death. Unvested stock options are those outstanding, unvested stock options which will vest immediately upon the option holder's death. Unvested stock awards are share options under the Executive Stock Purchase Plan, which vest upon involuntary termination not for cause, disability, or death. Disability Benefits are benefits under a Company-paid individual long-term disability insurance policy. Life Insurance Benefits are benefits under a Company-paid life insurance policy.

PAY RATIO DISCLOSURE

Pursuant to Item 402(u) of Regulation S-K, we have conducted an analysis of our global employee population in order to estimate and disclose the total compensation paid to our median paid employee, not including our CEO. as well as the ratio of the total compensation paid to said median employee as compared to the total compensation paid to our CEO. The analysis, which is described below, yielded the following results:

Total compensation for the median employee	
for fiscal 2022 (not including the CEO):	\$ 31,751
Total compensation for the CEO:	\$ 14,330,010
Resulting CEO-to-median employee pay ratio:	451:1

Measurement date. We identified the median employee from our population as of June 30, 2022.

Compensation measure. The regulations require us to use a "consistently applied compensation measure", or CACM, to identify the median employee. Based on an analysis of the AutoZone workforce, we determined that fixed or guaranteed compensation, including overtime and earnings for paid time off, plus variable compensation (e.g., bonus or commission pay) closely approximate the annual total direct compensation of our employees. We converted the earnings paid in local (non-U.S.) currency to U.S. dollars using published exchange rates as of June 30, 2022. We did not apply pay adjustments allowed by the rules in order to ensure a conservative estimate (i.e., it is unlikely that the estimate could have been higher than that calculated).

Excluded population. We excluded from the analysis AutoZone employees in Brazil, Canada, China, Germany, India, Taiwan and the United Kingdom, pursuant to the de minimis exemption under the rules. The 949 employees in these locations represent less than 5% of the total employee population of 110,850 as of June 30, 2022.

SHARE OWNERSHIP INFORMATION

Beneficial Ownership Tables

The tables below set forth certain information regarding the beneficial ownership of our common stock, as determined in accordance with SEC rules, as of October 17, 2022. Under these rules, beneficial ownership includes any shares as to which such individual or group has sole or shared voting power or investment power and includes any shares of common stock which such individual or group has the right to acquire beneficial ownership within 60 days of the specified date. As of October 17, 2022, we had 18,981,426 shares of common stock outstanding. For purposes of computing the percentage and amount of outstanding shares of common stock held by each individual or group, any shares which that individual or group had the right to acquire on or before December 16, 2022 are deemed to be outstanding for the individual or entity but such shares are not deemed to be outstanding for the purpose of computing the percentage ownership of any other individual or group.

SHARE OWNERSHIP OF DIRECTORS AND EXECUTIVE OFFICERS

This table shows the beneficial ownership of common stock by each director, each named executive officer and all current directors and executive officers as a group. Unless stated otherwise in the notes to the table, each person named below has sole authority to vote and invest the shares shown.

		Deferred Stock	Option	Restricted Stock	Total	Ownership
Name of Beneficial Owner	Shares	Units (1)	Awards (2)	Units (3)	(#)	Percentage
Douglas H. Brooks	930			1,419	2,349	*
Michael George	_		_	113	113	*
Linda A. Goodspeed	_	_	_	2,582	2,582	*
Earl G. Graves, Jr.	_	3,417	_	4,706	8,123	*
Enderson Guimaraes	_	_	_	2,948	2,948	*
Brian Hannasch	399	_	_	113	512	*
D. Bryan Jordan	240	_	_	2,627	2,867	*
Gale King	_	_	_	962	962	*
George R. Mrkonic, Jr.	_	1,405	_	3,783	5,188	*
Jill A. Soltau	_	_	_	880	880	*
William C. Rhodes III (4)	31,979	_	141,317		173,296	*
Jamere Jackson	25	_	6,327	_	6,352	*
Thomas B. Newbern	3,229	_	19,302	_	22,531	*
Philip B. Daniele	552	_	32,657	_	33,209	*
Preston B. Frazer (5)	1,702	_	14,940	_	16,642	*
All current directors and executive						
officers as a group (24) persons	65,401	4,822	402,026	20,133	492,382	2.6%

^{*} Less than 1%.

⁽¹⁾ Includes shares that may be acquired immediately upon termination as a director by conversion of Stock Units.

⁽²⁾ Includes shares that may be acquired upon exercise of stock options either immediately or within sixty (60) days of October 17, 2022.

⁽³⁾ Includes fully-vested Restricted Stock Units that may be settled within sixty (60) days, one or five years after grant date or, termination of service as a director.

⁽⁴⁾ Includes 2,426 shares held as trustee of a trust for Mr. Rhodes' son, 2,427 shares held as trustee of a trust for Mr. Rhodes' daughter, 1,043 shares held as trustee of trusts for Mr. Rhodes' nieces and nephews, 100 shares held as co-trustee of a trust for one of Mr. Rhodes' siblings, 5,000 shares owned by a grantor retained annuity trust and 1,936 shares owned by a trust for Mr. Rhodes' family in which his wife is trustee. Also includes 3,071 shares held by a charitable foundation for which Mr. Rhodes is president and a director and for which he shares investment and voting power.

Includes 875 shares held as trustee of a family trust and 20 shares owned by his spouse.

SHARE OWNERSHIP OF CERTAIN BENEFICIAL OWNERS

The following entities are known by us to own more than five percent of our outstanding common stock:

Name and Address of Beneficial Owner	Shares	Ownership Percentage (1)
Vanguard Group, Inc. (2)	1,948,523	10.27%
100 Vanguard Blvd.		
Malvern, PA 19355		
BlackRock, Inc. (3)	1,513,879	7.98%
55 East 52 nd Street		
New York, NY 10055		
JPMorgan Chase & Co (4)	1,042,048	5.49%
383 Madison Avenue		
New York, NY 10017		

- The ownership percentages are calculated based on the number of shares of AutoZone common stock outstanding as of October 17, 2022.
- Amounts reported in the table are based on information contained in a Form 13F filed by Vanguard Group Inc. on August 12, 2022 for the guarter ending June 30, 2022. Based on information contained in a Schedule 13G/A filed on February 9, 2022 by The Vanguard Group ("Vanguard"), as of December 31, 2021, Vanguard beneficially owned 1,948,523 shares of common stock, including (a) 0 shares over which it had sole voting power, (b) 34,040 shares over which it had shared voting power, (c) 1,862,905 shares over which it had sole dispositive power and (d) 85,618 shares over which it had shared dispositive power.
- Amounts reported in the table are based on information contained in a Form 13F filed by BlackRock, Inc. ("BlackRock") on August 12, 2022 for the guarter ending June 30, 2022. Based on information contained in a Schedule 13G/A filed on February 1, 2022 by BlackRock, as of December 31, 2021, BlackRock beneficially owned 1,513,879 shares of common stock, including (a) 1,326,190 shares over which it had sole voting power and (b) 1,513,879 shares over which it had sole dispositive power.
- Amounts reported in the table are based on information contained in a Form 13F filed by JPMorgan Chase & Co. ("JPMorgan") on August 11, 2022 for the guarter ending June 30, 2022. Based on information contained in a Schedule 13G filed on January 19, 2022 by JPMorgan, as of December 31, 2021, JPMorgan beneficially owned 1,042,048 shares of common stock, including (a) 999.070 shares over which it had sole voting power. (b) 2.433 shares over which it had shared voting power, (c) 1,041,281 shares over which it had sole dispositive power and (d) 314 shares over which it had shared dispositive power.

DELINQUENT SECTION 16(A) REPORTS

Securities laws require our executive officers, directors, and beneficial owners of more than ten percent of our common stock to file insider trading reports (Forms 3, 4, and 5) with the SEC and the NYSE relating to the number of shares of common stock that they own, and any changes in their ownership. To our knowledge, based solely on our records and certain written representations received from our executive officers and directors, during the fiscal year ended August 27, 2022, all persons related to AutoZone that are required to file these insider trading reports have filed them in a timely manner, except for a Form 3/A filed on September 3, 2021 for Seong Ohm to include a holding of 42 shares of common stock of the Company not previously reported. Copies of the insider trading reports can be found on the AutoZone corporate website at investors.autozone.com.

Equity Compensation Plans

The following table sets forth certain information as of August 27, 2022, with respect to compensation plans under which shares of AutoZone common stock may be issued.

Plan Category	Number of securities to be issued upon exercise of outstanding options, warrants and rights	exe outst	ighted-average ercise price of tanding options, rants and rights	Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in the first column)
Equity compensation plans approved by				·
security holders (1)	1,145,508	\$	936.19	1,552,759
Equity compensation plans not approved				
by security holders (2)	438		74.21	_
Total	1,145,946	\$	935.86	1,552,759

⁽¹⁾ Consists of the Amended 2011 Equity Plan, 2020 Omnibus Incentive Plan, the Employee Stock Purchase Plan and the 2003 Director Compensation Plan. Column (a) consists of shares of common stock issuable upon exercise of outstanding options and upon vesting and payment of outstanding restricted stock units, stock appreciation rights and deferred shares under each of the foregoing plans. Restricted stock units and deferred shares are settled for shares of common stock on a one-for-one basis and have no exercise price. Accordingly, they have been excluded for purposes of computing the weighted-average exercise price in column (b). Column (c) consists of shares available for issuance pursuant to the 2020 Omnibus Incentive Plan, the Employee Stock Purchase Plan and the Executive Stock Purchase Plan.

⁽²⁾ Consists of the AutoZone, Inc. Second Amended and Restated Director Compensation Plan, which was approved by the Board but was not submitted for approval by the shareholders as then permitted under the rules of the NYSE. This plan was terminated in December 2002. Any outstanding awards consist of stock appreciation rights that may be converted into shares immediately upon termination as a director.

GENERAL INFORMATION

Attending and Voting Information

During the Annual Meeting, the Company intends to answer questions that are pertinent to the Company and the official business of the Annual Meeting, subject to time constraints.

ELIGIBLE ATTENDEES OF THE ANNUAL MEETING. Only shareholders of record at the close of business on October 17, 2022 (the "Record Date"), or holders of a validly issued proxy, are entitled to attend and vote at the Annual Meeting. The only class of stock that can be voted at the Annual Meeting is our common stock, which is the only class of stock of AutoZone that is issued and outstanding. Each share of common stock is entitled to one vote on all matters that come before the Annual Meeting. At the close of business on the Record Date, we had 18,981,426 shares of common stock outstanding.

ANNUAL MEETING LOCATION. The Annual Meeting will be held at the J. R. Hyde III Store Support Center located at 123 S. Front St, Memphis, Tennessee 38103. You are encouraged to arrive early to allow sufficient time to secure parking and complete admission verification procedures.

ADMISSION REQUIREMENTS. To be admitted, you must present a government-issued photo identification, such as a driver's license, state-issued ID card or passport, and proof of share ownership as of the Record Date. To prove ownership, shareholders of record will be verified against our list of registered shareholders, and beneficial shareholders, those who own their shares through an intermediary such as a bank or broker or other nominee, must show: an account statement showing their share ownership as of the Record Date; a copy of the voting instruction form or a valid legal proxy from the broker, trustee, bank or nominee holding the shares; a letter from a broker, trustee, bank or nominee holding the shares confirming the beneficial owner's ownership as of the Record Date; or other similar evidence of ownership. We reserve the right to deny admittance to anyone who does not comply with these requirements as determined in our sole discretion. If you hold shares in a joint account, both owners can be admitted to the meeting if proof of joint ownership is provided and you both provide identification.

LIVE WEBCAST. A live, audio-only webcast and audio recording of the Annual Meeting will be available at investors.autozone.com for shareholders and interested guests.

HOW TO VOTE.

Prior to the Meeting: If you are a shareholder of record as of the record date, you can vote by telephone, on the Internet or by mail. We encourage you to vote by telephone or Internet, both of which are convenient, cost-effective, and reliable alternatives to returning your proxy card by mail.

On the Internet:



You may vote on the Internet by following the instructions on the Notice or proxy card. If you vote on the Internet, you do not have to mail in your proxy card.

By Telephone:



You may vote by telephone by following the instructions on the Notice or proxy card. If you submit your vote by telephone, you do not have to mail in your proxy card.

By Mail:



If you received printed proxy materials, you may vote by properly completing and signing the enclosed proxy card and returning it in the enclosed envelope.

If your shares are held in a brokerage account, bank, trust or another nominee as custodian, you are considered the "beneficial owner" of shares and will receive materials and voting instructions directly from your broker, bank, trustee or other nominee.

During the Meeting: You may vote your shares in-person at the annual meeting. See above for important information regarding who is eligible to attend the meeting and meeting admission requirements. Even if you

plan to attend the meeting, <u>we recommend that you vote in advance</u> so that your vote will be counted if you later decide not to attend the meeting or fail to comply with the stated admission requirements.

Multiple Notices and Voting Forms: If you hold shares in different formats (e.g. both as a "record holder" and a "beneficial owner") or in multiple brokerage accounts, you will receive multiple notices or voting instruction forms. Please vote the shares represented by each notice, proxy card and/or voting instruction form you receive to ensure that all your shares are voted.

HOW VOTES ARE COUNTED. Your shares will be voted as you indicate on your proxy card. If you sign your card without indicating how you wish to vote, your shares will be voted FOR our nominees for director, FOR Ernst & Young LLP as independent registered public accounting firm, FOR the advisory vote on executive compensation, and in the proxies' discretion on any other matter that may properly be brought before the Annual Meeting or any adjournment of the Annual Meeting. The votes will be tabulated and certified by our transfer agent, Computershare Inc. A representative of Computershare will serve as the inspector of election.

HOW TO CHANGE YOUR VOTE. You may revoke your proxy at any time before it is voted at the Annual Meeting by giving written notice to our Secretary that you have revoked the proxy, providing a valid later-dated proxy, providing a later-dated vote by telephone or Internet or by voting in person at the Annual Meeting. Any written notice should be sent to the Secretary at 123 South Front Street, Dept. 8074, Memphis, Tennessee 38103 and received no later than 5:00 p.m. Central Time on December 13, 2022. If you are a beneficial owner of shares, you may submit new voting instructions by contacting your bank, broker or other holder of record and following the instructions they've provided.

QUORUM REQUIREMENTS. Holders of a majority of the shares of the voting power of the Company's common stock must be present in person or by proxy in order for a quorum to be present. Shares abstaining from voting and shares as to which a broker non-vote occurs are considered present for purposes of determining whether a quorum exists. If a quorum is not present at the scheduled time of the Annual Meeting, we may adjourn the Meeting, without notice other than announcement at the Annual Meeting, until a quorum is present or represented. Any business which could have been transacted at the Annual Meeting as originally scheduled can be conducted at the adjourned meeting.

BROKER NON-VOTES. Broker non-votes occur when shares held by a brokerage firm are not voted with respect to a proposal because the firm has not received voting instructions from the beneficial owner of the shares and the firm does not have the authority to vote the shares in its discretion.

MATTERS TO BE VOTED UPON. At the Annual Meeting, shareholders will be asked to vote on the following proposals:

	Proposals	Board Recommendation	Voting Approval Standard	Abstentions	Broker Non- Votes
1.	Election of 10 directors	FOR	More votes For than Against	No effect	No effect
2.	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the 2023 fiscal year	FOR	More votes For than Against	No effect	No effect
3.	Approval of an advisory vote on the compensation of our named executive officers.	FOR	More votes For than Against	No effect	No effect

Shareholders also will transact any other business that may be properly brought before the Annual Meeting.

ANNUAL REPORT. A copy of our Annual Report on Form 10-K for the fiscal year ended August 27, 2022 (the "FY22 Form 10-K") has been posted online, along with this Proxy Statement, each of which is accessible by following the instructions in the Notice. The FY22 Form 10-K is not incorporated into this Proxy Statement and is not considered proxy-soliciting materials. We filed our FY22 Form 10-K with the SEC on October 24, 2022 and will mail, without charge, a copy of such report, without exhibits to those who make a written request to our Secretary at 123 South Front Street, Dept. 8074, Memphis, Tennessee 38103.

REVIEWING PROXY MATERIALS ONLINE. The rules of the SEC allow us to furnish proxy materials to our shareholders on the Internet. We are pleased to take advantage of these rules and believe that they enable us to provide our shareholders with the information that they need, while lowering the cost of delivery and reducing the environmental impact of our Annual Meeting. Accordingly, this Proxy Statement and our annual report to security holders are available on our website at investors.autozone.com. Additionally, you may access our proxy materials at www.envisionreports.com/AZO.

REQUESTING A PRINTED COPY OF PROXY MATERIALS. If you received a Notice by mail, you will not receive a printed copy of the proxy materials unless you request one. The Notice will instruct you as to how you may obtain a printed copy of our proxy materials at no charge. All requests for printed copies of proxy materials must be received by December 1, 2022.

COSTS OF SOLICITATION. AutoZone will pay all expenses incurred in this proxy solicitation. We also may make additional solicitations in person, by telephone, facsimile, e-mail, or other forms of communication. Brokers, banks, and others who hold our stock for beneficial owners will be reimbursed by us for their expenses related to forwarding our proxy materials to the beneficial owners.

The 2023 Annual Meeting

Shareholders proposals and director nominations for consideration at the 2023 Annual Meeting of Shareholders (the "2023 Annual Meeting") must be submitted in writing and mailed to AutoZone, Inc., Attention: Secretary, Post Office Box 2198, Dept. 8074, Memphis, Tennessee 38101-2198. The information provided below is a summary. Additional detail as to requirements and other related matters can be found in our By-Laws and/or certain rules adopted by the SEC, as applicable.

Shareholder Proposals for Inclusion in Proxy Statement. In order to propose an item of business to be considered for inclusion in our proxy materials relating to the 2023 Annual Meeting, eligible shareholders must submit proposals that comply with Rule 14a-8 under the Exchange Act. Such proposal must be received by our Secretary by June 26, 2023.

Director Nominations for Inclusion in the Proxy Statement. In order to nominate a director candidate for inclusion in our proxy statement relating to the 2023 Annual Meeting, a shareholder or group of shareholders must comply with the "proxy access" provision set forth in Article II, Section 10 of AutoZone's By-Laws. This section provides that an individual eligible shareholder, or group of up to 20 eligible shareholders, must own 3% or more of AutoZone's outstanding common stock continuously for at least the previous three years, and may nominate up to the greater of two individuals or 20% of the Board for inclusion in our proxy statement. Requests to include shareholder-nominated director candidates in our 2023 Proxy Statement must be received by our Corporate Secretary not earlier than August 16, 2023, and not later than September 15, 2023. The nominating shareholder(s) must provide certain information and meet the other specific requirements of our By-laws, and each nominee must meet the qualifications required by our By-laws.

Business Not for Inclusion in the Proxy Statement. In accordance with Article II, Section 2 of AutoZone's By-Laws, shareholder proposals received after August 16, 2023, but before September 15, 2023, may be presented at the Annual Meeting, but will not be included in the Proxy Statement. Any shareholder proposal received on or after September 15, 2023, will not be eligible to be presented for a vote to the shareholders in accordance with our By-Laws.

Universal Proxy Rules for Director Nominations

In addition to satisfying the foregoing requirements under AutoZone's By-laws, to comply with the universal proxy rules, shareholders who intend to solicit proxies in support of director nominees other than AutoZone's nominees must provide notice that sets forth the information required by Rule 14a-19 under the Exchange Act. Such notice must be postmarked or transmitted electronically no later than October 15, 2023 or not later than the date that is 60 days prior to the one-year anniversary of the Annual Meeting if such meeting takes place on any day other than December 14, 2022.