CHENIERE ENERGY INC Form DEF 14A April 13, 2018 Table of Contents

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

Filed by the Registrant

Filed by a party other than the Registrant

Check the appropriate box:

Preliminary Proxy Statement

Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

Definitive Proxy Statement

Definitive Additional Materials

Soliciting Material Pursuant to §240.14a-11(c) or §240.14a-12

Cheniere Energy, Inc.

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

No fee required.
Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.
(1) Title of each class of securities to which transaction applies:
(2) Aggregate number of securities to which transaction applies:
(-) <u>66</u> -76
(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
(4) Proposed maximum aggregate value of transaction:
(5) Total fee paid:
Fee paid previously with preliminary materials.
Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for
which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
(1) Amount previously paid:
(2) Form, Schedule or Registration Statement No.:

(3)	Filing party:
(4)	Date Filed:
Notes:	
Reg. §24	40.14a-101.
SEC 191	13 (3-99)

April 13, 2018

To our Shareholders:

It is our pleasure to invite you to attend the Cheniere Energy, Inc. 2018 Annual Meeting of Shareholders. The meeting will be held at 9:00 a.m., Central Time on May 17, 2018 at our corporate headquarters located at 700 Milam Street, Suite 1900, Houston, Texas 77002.

The following Notice of Annual Meeting describes the business to be conducted at the 2018 Annual Meeting of Shareholders. We encourage you to review the materials and vote your shares.

You may vote via the Internet, by telephone, or by submitting your completed proxy card by mail. If you attend the 2018 Annual Meeting of Shareholders, you may vote your shares in person if you are a shareholder of record.

Thank you for your continued support as investors in Cheniere Energy, Inc.

Very Truly Yours,

G. Andrea BottaChairman of the Board

Jack A. Fusco
President and Chief Executive Officer

CHENIERE ENERGY, INC.

700 Milam Street, Suite 1900

Houston, Texas 77002

(713) 375-5000

Notice of Annual Meeting of Shareholders

Time and Date 9:00 a.m., Central Time on May 17, 2018

Place Cheniere Energy, Inc.

700 Milam Street, Suite 1900

Houston, TX 77002

Items of BusinessTo elect eleven members of the Board of Directors to hold office for a one-year term

expiring at the 2019 Annual Meeting of Shareholders.

To approve, on an advisory and non-binding basis, the compensation of the Company s

named executive officers for 2017.

To ratify the appointment of KPMG LLP as the Company s independent registered

public accounting firm for 2018.

To transact such other business as may properly come before the meeting and any

adjournment or postponement thereof.

Record Date You can vote if you were a shareholder of record on April 2, 2018.

Proxy Voting It is important that your shares be represented and voted at the meeting. You can vote

your shares by completing and returning your proxy card by mail or by voting on the

Internet or by telephone. See details under the heading How do I vote?

Electronic Availability of We are making this Proxy Statement, including the Notice of Annual Meeting and 2017 **Proxy Materials** Annual Report on Form 10-K for the year ended December 31, 2017, available on our

website at:

http://www.cheniere.com/2018AnnualMeeting

By order of the Board of Directors

Sean N. Markowitz

Corporate Secretary

April 13, 2018

Table of Contents

PROXY SUMMARY	(i)
PROXY STATEMENT	1
General Information	1
Corporate Governance at a Glance	5
Shareholder Outreach Governance	5
PROPOSAL 1 ELECTION OF DIRECTORS	7
Directors and Nominees	7
Director Nominations and Qualifications	9
<u>Director Biographies</u>	10
GOVERNANCE INFORMATION	14
Board Committee Membership and Attendance	14
<u>Director Independence</u>	14
Board Leadership Structure and Role in Risk Oversight	15
Corporate Social Responsibility and Political Advocacy and Oversight	16
Meetings and Committees of the Board	17
<u>Audit Committee</u>	18
Governance and Nominating Committee	18
Compensation Committee	19
Review of Compensation Risk	20
Code of Conduct and Ethics and Corporate Governance Guidelines	20
Compensation Committee Interlocks and Insider Participation	20
Director Compensation	21
<u>MANAGEMENT</u>	23
Executive Officers	23
Indemnification of Officers and Directors	24
indemnification of Officers and Directors	24
EQUITY COMPENSATION PLAN INFORMATION	25
SECURITY OWNERSHIP	26
Directors and Executive Officers	26
Owners of More than Five Percent of Outstanding Stock	27
COMPENSATION DISCUSSION AND ANALYSIS	29
Executive Summary	29
Executive Compensation Philosophy & Objectives	36
Components of Our Executive Compensation Program	36

Executive Compensation Process	45
Other Considerations	47
COMPENSATION COMMITTEE REPORT	49

SUMMARY COMPENSATION	49
Summary Compensation Table	49
All Other Compensation included in the Summary Compensation Table	50
Grants of Plan-Based Awards	51
Narrative to the Summary Compensation & Grants of Plan-Based Awards Tables	51
OUTSTANDING EQUITY AWARDS AT FISCAL YEAR-END	52
Outstanding Equity Awards at December 31, 2017	52
OPTION EXERCISES AND STOCK VESTED	53
Option Exercises and Stock Vested During Fiscal Year 2017	53
POTENTIAL PAYMENTS UPON TERMINATION OR CHANGE-IN-CONTROL	54
Potential Payments upon Termination or Change-in-Control Assuming Termination Event Occurs on	
<u>December 29, 2017</u>	54
Narrative to the Potential Payments upon Termination or Change-in-Control	56
CEO PAY RATIO	57
PROPOSAL 2 ADVISORY AND NON-BINDING VOTE TO APPROVE THE COMPENSATION OF THE	
COMPANY S NAMED EXECUTIVE OFFICERS FOR 2017	58
REPORT OF THE AUDIT COMMITTEE	59
PROPOSAL 3 RATIFICATION OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC	
ACCOUNTING FIRM FOR 2018	60
Independent Accountant s Fees	60
Pre-Approval Policies and Procedures	60
CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS	61
OTHER MATTERS	61
Section 16(a) Beneficial Ownership Reporting Compliance	61
Shareholder Proposals	61
Director Nominees for Inclusion in Next Year s Proxy Statement (Proxy Access)	62
Communications with the Board	62
Householding of Proxy Materials	62
Availability of Documents	63
APPENDIX A: Definition of Cumulative Distributable Cash Flow Per Share for 2017 LTI Awards	A-1
APPENDIX B: Definition of Cumulative Distributable Cash Flow Per Share for 2018 LTI Awards	B-1
APPENDIX C: Definition and Reconciliation of Non-GAAP Measure	C-1

Proxy Summary

The following is an overview of information that you will find throughout this Proxy Statement, but does not contain all of the information that you should consider. For more complete information about these topics, please review the complete Proxy Statement prior to voting.

Annual Meeting of Shareholders

Time and Date 9:00 a.m., Central Time on May 17, 2018

Place Cheniere Energy, Inc.

700 Milam Street, Suite 1900

Houston, TX 77002

Record Date April 2, 2018

Voting Shareholders as of the close of business on the record date are entitled to vote.

Each share of common stock is entitled to one vote for each matter to be voted upon.

Admission No admission card is required to enter the Cheniere Energy, Inc. (Cheniere, the Company,

we, us or our) 2018 Annual Meeting of Shareholders (the Meeting), but you will need pro-

of your stock ownership and valid government-issued picture identification. Please see

General Information on page 1 of this Proxy Statement for more information.

Voting Matters and Board Recommendations

	Board Vote	Page Reference
Proposal	Recommendation	(for more details)
1. Election of directors	FOR EACH NOMINEE	7
2. Advisory and non-binding vote on the compensation of the Company s named executive officers for 2017	FOR	58
3. Ratification of appointment of KPMG LLP as the Company s independent registered public accounting firm for 2018	FOR	60

2017 Performance and Strategic Accomplishments

The following items highlight our 2017 and recent accomplishments. For more information about these accomplishments and their relationship to our executive compensation program, please see Compensation Discussion and Analysis on page 29 of this Proxy Statement.

Financial

For full year 2017, we achieved Consolidated Adjusted EBITDA of \$1.8 billion. For a definition of Consolidated Adjusted EBITDA and a reconciliation of this non-GAAP measure to net income, the most directly comparable GAAP financial measure, please see Appendix C.

In June 2017, the date of first commercial delivery (DFCD) was reached under the 20-year Sale and Purchase Agreement (SPA) with Korea Gas Corporation relating to Train 3 of the natural gas liquefaction facilities at the Sabine Pass LNG terminal in Louisiana (the SPL Project).

In August 2017, the DFCD relating to Train 2 of the SPL Project was reached under the respective 20-year SPAs with Gas Natural Fenosa LNG GOM, Limited and BG Gulf Coast LNG, LLC.

Subsequent to 2017, the DFCD relating to Train 4 of the SPL Project was reached under the 20-year SPA with GAIL (India) Limited in March 2018.

Operations

We achieved substantial completion of Train 3 and Train 4 of the SPL Project in March 2017 and October 2017, respectively.

(i)

In 2017, over 200 liquefied natural gas (LNG) cargoes were produced, loaded and exported from the SPL Project, with deliveries completed to 25 countries and regions worldwide.

Strategic/Commercial

In December 2017, we entered into an amended and restated engineering, procurement and construction contract with Bechtel Oil, Gas and Chemicals, Inc. for Train 3 of the natural gas liquefaction and export facility at the Corpus Christi LNG terminal (the CCL Project). We also issued limited notice to proceed to Bechtel, and procurement and early site work has commenced.

In 2017, we made significant progress on potential long-term contracting of LNG, ultimately leading to SPAs signed in 2018:

In January 2018, we entered into a 15-year SPA with Trafigura Pte Ltd for the sale of approximately 1.0 metric tonnes per annum (mtpa) of LNG beginning in 2019.

In February 2018, we entered into two SPAs with PetroChina International Company Limited, a subsidiary of China National Petroleum Corporation, for the sale of approximately 1.2 mtpa of LNG through 2043, with a portion of the supply beginning in 2018 and the balance beginning in 2023.

Corporate Governance

We are committed to the values of effective corporate governance and high ethical standards. Our Board of Directors (the Board) believes that these values are conducive to strong performance and creating long-term shareholder value. Our governance framework gives our highly experienced directors the structure necessary to provide oversight, advice and counsel to Cheniere.

Since December 2015, we have taken the following governance actions:

engaged with more than 50% of our shareholders each year regarding governance matters;

amended our bylaws to provide for proxy access, which gives eligible shareholders the ability to nominate up to 20% of the number of directors serving on our Board;

further amended the proxy access bylaw to expand the definition of Eligible Holder, clarify the timing required for a shareholder to propose a director nominee and eliminate a provision that allowed the Company to omit a director nominee under certain circumstances;

added additional details regarding the experience of our directors to our proxy statements;

split the Chairman of the Board and CEO roles;

appointed Jack A. Fusco to serve as President and CEO and as a member of the Board;

implemented a prohibition on pledging company securities;

increased our director ownership guidelines; and

adopted non-employee director compensation limits.

(ii)

The Governance Information section of this Proxy Statement, beginning on page 14, describes our corporate governance structure, which includes the following:

Board and Governance Information			
Size of Board as of April 13, 2018	11	Independent Directors Meet Regularly Without Management Present	Yes
Number of Independent Directors as of April 13, 2018	9	Annual Board and Committee Evaluations	Yes
Average Age of Director Nominees (as of May 17, 2018)	57	Succession Planning and Implementation Process	Yes
Board Meetings Held in 2017 (100% attendance at Board and committee meetings)	9	Codes of Conduct for Directors, Officers and Employees	Yes
Annual Election of Directors	Yes	Board Risk Oversight	Yes
Mandatory Director Retirement Age	75	Prohibition on Pledging Company Securities	Yes
Board Diversity	Yes	Prohibition on Hedging and Short Sales or Sales Against the Box	Yes
Majority Voting in Director Elections	Yes	Executive Compensation Pay for Performance Metrics	Yes
Non-Executive Chairman of the Board / Lead Independent Director	Yes	Annual Advisory Say-on-Pay Vote	Yes

Table of Contents 14

Proxy Access

Yes

Yes

Separate Chairman of the Board and CEO

Stock Ownership Guidelines for Directors and	Yes	Shareholder Rights Plan (Poison Pill)	No
Executive Officers			

Our Director Nominees

You are being asked to vote on the election of the 11 director nominees listed below. Each director is elected annually by a majority of the votes cast. Detailed information about each nominee, including background, skills and expertise, can be found in Proposal 1 Election of Directors beginning on page 7.

Age

	(as of May 17,	Director	
Name	2018)	Since	Principal Occupation
G. Andrea Botta	64	2010	Chairman of the Board, Cheniere Energy, Inc.; President, Glenco LLC
Jack A. Fusco	55	2016	President and Chief Executive Officer, Cheniere Energy, Inc.
Vicky A. Bailey	66	2006	President, Anderson Stratton International, LLC
Nuno Brandolini	64	2000	Former General Partner, Scorpion Capital Partners, L.P.
David I. Foley	50	2012	Senior Managing Director, The Blackstone Group L.P.; Chief Executive Officer, Blackstone Energy Partners L.P.
David B. Kilpatrick	68	2003	President, Kilpatrick Energy Group
Andrew Langham	45	2017	General Counsel, Icahn Enterprises L.P.
Courtney R. Mather	41	Nominated in April 2018	Portfolio Manager of Icahn Capital

Donald F. Robillard, Jr.	66	2014	Former Executive Vice President, Chief Financial Officer and Chief Risk Officer of Hunt Consolidated, Inc. and Former Chief Executive Officer and Chairman, ES Xplore, LLC
Neal A. Shear	63	2014	Senior Advisor and Chair of the Advisory Committee of Onyxpoint Global Management LP
Heather R. Zichal	42	2014	Managing Director of Corporate Engagement at The Nature Conservancy

(iii)

Each director nominee attended or participated in at least 75% of the aggregate number of all meetings of the Board and of each committee on which he or she sits for which the director was eligible to attend in 2017. Courtney R. Mather is not currently a member of the Board and was not a member of the Board in 2017.

Executive Compensation Highlights

In late 2016 and early 2017, our new leadership team considered input from our shareholders regarding executive compensation. As a result, we implemented several fundamental changes to our executive compensation program:

Implemented a more consistent, competitive and conventional total compensation philosophy in 2017

Adopted an objective performance scorecard for our annual cash bonus program (the Annual Incentive Program) beginning with 2017 awards

Adopted a Long-Term Incentive program (the LTI program) providing for consistent, competitive and conventional annual long-term incentive opportunities that reward long-term value creation and align the interests of management with those of our shareholders

Terminated the Cheniere Energy, Inc. 2014-2018 Long-Term Cash Incentive Program

Terminated the Cheniere Energy, Inc. 2008 Change of Control Cash Payment Plan and individual Change of Control Agreements; replaced with new, market-competitive arrangements

Amended and restated the Cheniere Energy, Inc. 2011 Incentive Plan to incorporate several features designed to protect shareholder interests and promote current best practices

Compensation Governance Practices

Clear, direct link between pay and performance

Majority of incentive awards earned based on performance

No hedging or short sales of Company stock

No pledging of Company stock as collateral for a loan or holding Company stock in margin accounts
Robust stock ownership guidelines
No defined benefit retirement plan or supplemental executive retirement plan
Robust compensation risk management program
Non-employee director compensation limits
Minimum vesting schedule of at least 12 months, subject to limited exceptions Philosophy and Objectives
The Board and the Compensation Committee are committed to a pay-for-performance compensation structure that aligns our executive compensation with the key drivers of long-term growth and creation of shareholder value, including:
Annual and long-term incentive awards are primarily performance-based
Annual incentive awards earned are based on achievement of specific financial, operating, construction, safety and strategic goals
A significant portion of long-term incentive awards earned is based on financial performance and growth metrics
Equity-based compensation delivers annual, market-competitive opportunities within common norms of shareholder dilution and value creation
(iv)

Executive Compensation Components

Corporate Governance Highlight Proxy Access

The primary components of our executive compensation program, as applied to our 2017 Named Executive Officers, are as follows:

Dago

		Page
Туре	Purpose	Reference
Base Salary	Provide a minimum, fixed level of cash compensation to compensate executives for services rendered during the fiscal year.	36
Annual Incentive Program	Drive achievement of annual corporate goals including key financial, operating, construction, safety and strategic goals that create value for shareholders.	37
LTI Program	Align executive officers interests with the interests of shareholders by rewarding sustained financial performance and growth through a multi-year performance period.	39
Post-Employment Compensation	Assist executive officers and other eligible employees to prepare financially for retirement, to offer benefits that are competitive and tax-efficient and to provide a benefits structure that allows for reasonable certainty of future costs. Help retain executive officers and certain other qualified employees, maintain a stable work environment and provide financial security in the event of a change-in-control or in the event of an involuntary termination of employment.	42-45

Our Board approved a proxy access bylaw amendment on December 9, 2015, which provided for a shareholder (or group of up to 20 shareholders) holding 3% or more of the common stock of the Company for a period of 3 years to nominate up to 20% of the number of directors serving on our Board. Any such nominees will be included with the Board s nominees in our proxy materials.

In September 2016, the Board amended the Company s proxy access bylaw to (i) expand the definition of Eligible Holder to specifically allow groups of funds under common management and funded primarily by the same employer to be treated as one Eligible Holder, (ii) clarify the timing required for a shareholder to propose a director nominee and (iii) eliminate the provision that allowed the Company to omit from its Proxy Statement a director nominee who receives a vote of less than 25% of the shares of common stock entitled to vote for such nominee at one of the two

preceding annual meetings.

Ratification of KPMG as Auditor for 2018

As a matter of good corporate governance, we are asking our shareholders to ratify the selection of KPMG LLP as the Company s independent registered public accounting firm for 2018. The following table sets forth the fees billed to us by KPMG for professional services for 2017 and 2016.

		2017		2016
Audit Fees	\$6	5,954,381	\$6	,299,746
Audit Related Fees	\$		\$	
Tax Fees	\$	88,565	\$	47,473
All Other Fees	\$	80,570	\$	2,550
Total	\$ 7	,123,516	\$6	,349,769

See Report of the Audit Committee on page 59 and the information provided in Proposal 3, beginning on page 60, for more details.

(v)

CHENIERE ENERGY, INC.

700 Milam Street, Suite 1900

Houston, Texas 77002

(713) 375-5000

PROXY STATEMENT

General Information

Why did I receive these proxy materials?

We are providing these proxy materials in connection with the solicitation by the Board of Directors (the Board) of Cheniere Energy, Inc. (Cheniere, the Company, we, us or our), a Delaware corporation, of proxies to be voted a 2018 Annual Meeting of Shareholders (the Meeting) and any adjournment or postponement thereof.

You are invited to attend the Meeting on May 17, 2018, beginning at 9:00 a.m., Central Time. The Meeting will be held at the Company s headquarters at 700 Milam Street, Suite 1900, Houston, Texas 77002.

This Notice of Annual Meeting (Notice), Proxy Statement, proxy card and 2017 Annual Report on Form 10-K for the year ended December 31, 2017, are being mailed to shareholders on or about April 13, 2018.

Do I need a ticket to attend the Meeting?

You will need proof of your ownership of Cheniere common stock and valid government-issued picture identification to enter the Meeting.

If your shares are held beneficially in the name of a bank, broker or other holder of record and you plan to attend the Meeting, you must present proof of your ownership of Cheniere common stock as of April 2, 2018 (the Record Date), such as a bank or brokerage account statement, to be admitted to the Meeting.

If you have any questions about attending the Meeting, you may contact Investor Relations at Investors@cheniere.com or 713-375-5000.

No cameras, recording equipment, electronic devices, large bags, briefcases or packages will be permitted at the Meeting.

Who is entitled to vote at the Meeting?

Holders of Cheniere common stock at the close of business on the Record Date are entitled to receive this Notice and to vote their shares at the Meeting. As of the Record Date, there were 237,839,985 shares of common stock outstanding and entitled to vote. Each share of common stock is entitled to one vote on each matter properly brought before the Meeting.

What is the difference between holding shares as a shareholder of record and as a beneficial owner?

If your shares are registered directly in your name with Cheniere s transfer agent, Computershare Trust Company, N.A., you are considered the shareholder of record of those shares. The Notice, Proxy Statement, proxy card and 2017 Annual Report on Form 10-K for the year ended December 31, 2017, have been sent directly to you by Cheniere. If your shares are held in a stock brokerage account or by a bank or other holder of record, you are considered the beneficial owner of such shares held in street name. The Notice, Proxy Statement, proxy card and 2017 Annual Report on Form 10-K for the year ended December 31, 2017, have been forwarded to you by your broker, bank or other holder of record, who is considered the shareholder of record of those shares. As the beneficial owner, you have the right to direct your broker, bank or other holder of record on how to vote your shares by using the voting instruction card included in the mailing or by following their instructions for voting by telephone or on the Internet.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 1

How do I vote?

You may vote using any of the following methods:

By mail

You may submit your proxy vote by mail by signing a proxy card if your shares are registered or, for shares held beneficially in street name, by following the voting instructions included by your broker, trustee or nominee, and mailing it in the enclosed envelope. If you provide specific voting instructions, your shares will be voted as you have instructed. If you do not indicate your voting preferences, your shares will be voted as recommended by the Board; provided, however, if you are a beneficial owner, your bank, broker or other holder of record is not permitted to vote your shares on the following proposals if your bank, broker or other holder of record does not receive specific voting instructions from you: Proposal 1 to elect directors and Proposal 2 to approve, on an advisory and non-binding basis, the compensation of the Company s named executive officers for 2017.

By telephone or on the Internet

If you have telephone or Internet access, you may submit your proxy vote by following the instructions provided on your proxy card or voting instruction form. If you are a beneficial owner, the availability of telephone and Internet voting will depend on the voting processes of your broker, bank or other holder of record. Therefore, we recommend that you follow the voting instructions in the materials you receive.

In person at the Meeting

If you are the shareholder of record, you have the right to vote in person at the Meeting. If you are the beneficial owner, you are also invited to attend the Meeting. Since a beneficial owner is not the shareholder of record, you may not vote these shares in person at the Meeting unless you obtain a legal proxy from your broker, bank or other holder of record that holds your shares, giving you the right to vote the shares at the Meeting. You will need proof of your ownership of Cheniere common stock and valid government-issued picture identification to enter the Meeting. See Do I need a ticket to attend the Meeting? above for more information on the requirements to enter the Meeting.

Can I revoke my proxy?

If you are a shareholder of record, you can revoke your proxy before it is exercised by:

written notice to the Corporate Secretary of the Company;

timely delivery of a valid, later-dated proxy; or

voting by ballot at the Meeting.

If you are a beneficial owner of shares, you may submit new voting instructions by contacting your bank, broker or other holder of record. You may also vote in person at the Meeting if you obtain a legal proxy as described in the answer to the preceding question.

Who will receive a proxy card?

If you are a shareholder of record, you will receive a proxy card for the shares you hold in certificate form or in book-entry form. If you are a beneficial owner, you will receive voting instructions from your bank, broker or other holder of record.

Is there a list of shareholders entitled to vote at the Meeting?

The names of shareholders of record entitled to vote at the Meeting will be available at the Meeting and for ten days prior to the Meeting for any purpose germane to the Meeting. The list will be available between the hours of 8:30 a.m. and 4:30 p.m., Central Time, at our offices at 700 Milam Street, Suite 1900, Houston, Texas 77002, by contacting the Corporate Secretary of the Company.

2 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

What are the voting requirements to elect the directors and to approve each of the proposals discussed in this Proxy Statement?

The presence in person or by proxy of the holders of a majority in voting power of the outstanding shares of common stock entitled to vote at the Meeting is necessary to constitute a quorum. In the absence of a quorum at the Meeting, the Meeting may be adjourned from time to time without notice, other than an announcement at the Meeting, until a quorum is present. Abstentions and broker non-votes represented by submitted proxies will be included in the calculation of the number of the shares present at the Meeting for purposes of determining a quorum. Broker non-votes occur when a bank, broker or other holder of record holding shares for a beneficial owner does not vote on a particular proposal because that holder does not have discretionary voting power for that particular item and has not received instructions from the beneficial owner.

Proposal 1 Directors are elected by a majority of the votes cast with respect to such director nominee at the Meeting, meaning that the number of votes cast for a director must exceed the number of votes cast against that director. If you are a beneficial owner, your bank, broker or other holder of record may not vote your shares with respect to Proposal 1 without specific instructions from you as to how to vote with respect to the election of each of the eleven nominees for director. Abstentions and broker non-votes represented by submitted proxies will not be considered votes cast and therefore will not be taken into account in determining the outcome of the election of directors.

Proposal 2 To be approved, Proposal 2 regarding the compensation of the Company s named executive officers for fiscal year 2017 must receive the affirmative vote of the holders of a majority in voting power of the shares entitled to vote on the matter, present in person or by proxy at the Meeting. Because your vote is advisory, it will not be binding on the Board or the Company. If you are a beneficial owner, your bank, broker or other holder of record may not vote your shares with respect to Proposal 2 without specific instructions from you. Abstentions will be counted against Proposal 2. Broker non-votes will not count as shares entitled to vote on the matter.

Proposal 3 To be approved, Proposal 3 to ratify the appointment of KPMG LLP as the Company s independent registered public accounting firm for 2018 must receive the affirmative vote of the holders of a majority in voting power of the shares entitled to vote on the matter, present in person or by proxy at the Meeting. If you are a beneficial owner, your bank, broker or other holder of record has the authority to vote your shares on Proposal 3 if you have not furnished voting instructions within a specified period of time prior to the Meeting. Abstentions will be counted against Proposal 3.

What if a director nominee does not receive a majority of votes cast?

Our Amended and Restated Bylaws, as amended (Bylaws) require directors to be elected by the majority of the votes cast with respect to such director (i.e., the number of votes cast for a director must exceed the number of votes cast against that director). If a nominee who is serving as a director is not elected at the Meeting and no one else is elected in place of that director, then, under Delaware law, the director would continue to serve on the Board as a holdover director. However, under our Bylaws, the holdover director is required to tender his or her resignation to the Board.

The Governance and Nominating Committee of the Board then would consider the resignation and recommend to the Board whether to accept or reject the tendered resignation, or whether some other action should be taken. The Board would then make a decision whether to accept the resignation, taking into account the recommendation of the Governance and Nominating Committee. The director who tenders his or her resignation will not participate in the Governance and Nominating Committee s or the Board s decision. The Board is required to disclose publicly (by a press release and a filing with the Securities and Exchange Commission (SEC)) its decision regarding the tendered resignation and, if the tendered resignation is rejected, the rationale behind the decision within 90 days from the date of the certification of the election results. If a nominee for director is not elected and the nominee is not an incumbent director, then the Board may fill the resulting vacancy.

Could other matters be decided at the Meeting?

As of the date of this Proxy Statement, we do not know of any matters to be raised at the Meeting other than those referred to in this Proxy Statement. If other matters are properly presented for consideration at the Meeting, the persons named in your proxy card will have the discretion to vote on those matters for you.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 3

Who will pay for the cost of this proxy solicitation?

We will pay for the cost of soliciting proxies. Proxies may be solicited on our behalf by directors, officers or employees in person or by telephone, electronic transmission and facsimile transmission. We have hired D. F. King & Co., Inc., 48 Wall Street, 22nd Floor, New York, NY 10005, to solicit proxies. We will pay D.F. King a fee of \$15,000 plus expenses for these services.

Who will count the vote?

Broadridge Financial Solutions, Inc., an independent third party, will tabulate the votes.

Important Notice Regarding the Availability of Proxy Materials for the 2018 Annual Meeting to be held on May 17, 2018

The Proxy Statement, including the Notice and 2017 Annual Report on Form 10-K for the year ended December 31, 2017, are available on our website at http://www.cheniere.com/2018AnnualMeeting. Please note that the Notice is not a form for voting and presents only an overview of the more complete proxy materials, which contain important information and are available on the Internet or by mail. We encourage our shareholders to access and review the proxy materials before voting.

NOTE REGARDING FORWARD-LOOKING STATEMENTS

This Proxy Statement contains forward-looking statements relating to, among other things, business strategy, performance and expectations for project development. The reader is cautioned not to place undue reliance on these statements and should review the sections captioned Cautionary Statement Regarding Forward-Looking Statements and Risk Factors in our Annual Report on Form 10-K for important information about these statements, including the risks, uncertainties and other factors that could cause actual results to vary materially from the assumptions, expectations and projections expressed in any forward-looking statements. These forward-looking statements speak only as of the date made, and, other than as required by law, we undertake no obligation to update or revise any forward-looking statement, whether as a result of new information, future events or developments or otherwise.

4 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

Corporate Governance at a Glance

Board Independence

9 out of 11 of our current directors and director nominees are independent.

Our President and CEO is the only management director.

Board Composition

The Board consists of 11 directors.

The Board regularly assesses its performance through Board and committee self-evaluations.

The Board values diversity and experience in assessing its composition.

Board Committees

We have three standing Board committees Audit, Governance and Nominating and Compensation.

All of our Board committees are comprised of and chaired solely by independent directors.

Leadership Structure

Our Chairman of the Board and CEO roles were split in December 2015.

Our independent Non-Executive Chairman of the Board provides leadership to the Board and ensures that the Board operates independently of management.

Risk Oversight

The Board has oversight responsibility for assessing the primary risks (including liquidity, credit, operations and regulatory compliance) facing the Company, the relative magnitude of these risks and management s plan for mitigating these risks. In addition to the Board s oversight responsibility, the committees of the Board review the risks that are within their areas of responsibility.

Open Communication

We encourage open communication and strong working relationships among the Non-Executive Chairman of the Board and other directors.

Our directors have access to management and employees.

Director and

We have had rigorous stock ownership guidelines for our directors and executive officers since 2008 and amended our stock ownership guidelines for our directors in February 2017 to make them more rigorous.

Executive Stock

Ownership

Director Compensation Limit

We have capped the annual ordinary course equity award that may be granted to a non-employee director at \$495,000 per calendar year.

Accountability to

Directors are elected by a majority of the votes cast with respect to such director.

Shareholders

The Board maintains a process for shareholders to communicate with the Board.

Management

The Governance and Nominating Committee has oversight of succession planning, both planned and emergency.

Succession Planning

Shareholder Outreach Governance

The Company has been involved in extensive discussions with shareholders during the past several years regarding governance matters, and the evolution of our governance framework is a product of the Board s responsiveness to shareholder input.

Ahead of our 2017 Annual Meeting of Shareholders (the 2017 Annual Meeting), members of our Board and management reached out to, and had extensive dialogue with, shareholders representing more than 50% of our outstanding common stock, through both in-person and telephonic meetings. Following our 2017 Annual Meeting, we engaged with shareholders holding more than 50% of our outstanding common stock, and we intend to continue our shareholder outreach efforts going forward and to consider any shareholder concerns that are raised with respect to our governance framework.

The Board believes that its current system of corporate governance oversight enables the directors to be prudent stewards of shareholder capital and the long-term interests of the Company and our shareholders. In addition, the Board is responsive to changes in the general corporate governance environment.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 5

Key Themes from Our Shareholder Outreach

Many of our shareholders have different methodologies and processes for evaluating governance programs. However, a number of common themes emerged during our discussions with shareholders, which included:

Additional disclosure regarding the experience and expertise of our directors. Several of our shareholders have expressed a desire for increased disclosure regarding the core competencies of our Board, especially now that we have begun operations. We have included tabular disclosure regarding the qualifications of our directors on page 8 of this Proxy Statement. Our Governance and Nominating Committee continues to review the qualifications of the members of the Board for the right experience and expertise.

Continued monitoring and implementation of best governance practices. Several of our shareholders have expressed a desire that our Board continue to monitor changes in the general corporate governance environment and consider any appropriate changes to our governance practices. Our Board is responsive to changes in the general corporate governance environment and strives to implement best governance practices in a timely manner.

Actions Taken as a Result of Our Shareholder Outreach since the 2016 Annual Meeting

The Governance and Nominating Committee and the Board review and consider our shareholders feedback as part of their ongoing review and adoption of changes to our governance structure. The Board has taken the following actions in recent years in response to our shareholders feedback:

Further Amended our

Proxy Access Bylaw

In September 2016, the Board amended the Company s proxy access bylaw to (i) expand the definition of Eligible Holder to specifically allow groups of funds under common management and funded primarily by the same employer to be treated as one Eligible Holder, (ii) clarify the timing required for a shareholder to propose a director nominee and (iii) eliminate the provision that allowed the Company to omit from its Proxy Statement a director nominee who receives a vote of less than 25% of the shares of common stock entitled to vote for such nominee at one of the two preceding annual meetings.

Continued Implementation of Best Governance Practices In September 2016, the Board implemented a prohibition on pledging company securities.

In February 2017, the Board increased its director stock ownership guidelines.

In February 2017, the Board adopted non-employee director compensation limits.

See pages 32-33 of this Proxy Statement for a discussion regarding actions taken by our Board with respect to compensation matters as a result of shareholder outreach.

6 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

PROPOSAL 1 ELECTION OF DIRECTORS

Directors and Nominees

This year, there are eleven nominees standing for election as directors at the Meeting. Below is a summary of our director nominees, including their committee memberships as of April 13, 2018. The Board, with assistance from the Governance and Nominating Committee, will evaluate and reassign committee memberships as needed following the Meeting and election of the director nominees. Detailed information about each director s background, skills and expertise is provided below.

Nominee Committee Memberships

Age

Name	(as of May 17,	Director			Governance and	
Current Position	2018)	Since	Independent	Audit	Nominating	Compensation
G. Andrea Botta						
Chairman of the Board,						
Cheniere Energy, Inc.	64	2010	YES			
President,						
Glenco LLC						
Jack A. Fusco						
President and Chief	55	2016	NO			
Executive Officer,						
Cheniere Energy, Inc.						
Vicky A. Bailey						
President,	66	2006	YES		Chair	
Anderson Stratton						
International, LLC						
Nuno Brandolini						
Former General Partner,	64	2000	YES			Chair
Scorpion Capital Partners. L.P.	,					
David I. Foley	50	2012	NO			

Cania Manazira Dinastan				
Senior Managing Director,				
The Blackstone Group L.P.				
Chief Executive Officer,				
Blackstone Energy Partners L.P.				
David B. Kilpatrick				
President,	68	2003	YES	
Kilpatrick Energy Group Andrew Langham				
inuiti Buigium				
General Counsel,	45	2017	YES	
Icahn Enterprises L.P.				
Courtney R. Mather		NT 1 .		
Portfolio Manager of Icahn Capital	41	Nominated in April 2018	YES	
Donald F. Robillard, Jr.				
Former Executive Vice President,				
resident,				Chair;
Chief Financial Officer and	66	2014	YES	
Chief Risk Officer of Hunt				F
Consolidated, Inc. and Former Chief Executive				
Officer and Chairman, ES				
Xplore, LLC				
Neal A. Shear				
Senior Advisor and Chair	63	2014	YES	
of the Advisory Committee	03	2014	1123	
of Onyxpoint Global Management LP				
Heather R. Zichal				
		• • • •		
Managing Director of Corporate Engagement at	42	2014	YES	
The Nature Conservancy				
F Audit Committee Financia	al Evnert			

F Audit Committee Financial Expert

The Board has determined that Mr. Mather is an audit committee financial expert.

Summary of Director Core Competencies

The following chart summarizes the core competencies of our director nominees.

Mandatory Retirement at Age 75

3 New Directors Since 2016

There are eleven nominees standing for election as directors at the Meeting. Each nominee, if elected, will hold office for a one-year term expiring at the 2019 Annual Meeting of Shareholders and will serve until his or her successor is duly elected and qualified or until his or her earlier death, resignation or removal. Each of the director nominees has consented to serve as a director if elected or re-elected.

Each of the director nominees, other than Mr. Mather, currently serves on the Board. Mr. Langham was appointed to the Board on August 14, 2017 in accordance with the terms of the Nomination and Standstill Agreement entered into on August 21, 2015 among the Company, Icahn Capital LP and certain affiliates of Icahn Capital LP (the Standstill Agreement). Mr. Mather has been nominated to replace current director John J. Lipinski and was brought to the attention of our Governance and Nominating Committee in accordance with the terms of the Standstill Agreement. Mr. Lipinski will not stand for re-election.

Directors are elected by a majority of votes cast with respect to such director nominee. Unless your proxy specifies otherwise, it is intended that the shares represented by your proxy will be voted for the election of these eleven nominees. If you are a beneficial owner, your bank, broker or other holder of record is not permitted to vote your shares on Proposal 1 to elect directors if the bank, broker or other holder of record does not receive specific voting instructions from you. Proxies cannot be voted for a greater number of persons than the number of nominees named. The Board is unaware of any circumstances likely to render any nominee unavailable.

The Board recommends a vote FOR the election of the eleven nominees as directors of the Company to hold office for a one-year term expiring at the 2019 Annual Meeting of Shareholders or until their successors are duly elected and qualified.

8 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

Director Nominations and Qualifications

Director Nomination Policy and Procedures. Our Director Nomination Policy and Procedures is attached to the Governance and Nominating Committee s written charter as Exhibit A, which is available on our website at www.cheniere.com. The Governance and Nominating Committee considers suggestions for potential director nominees to the Board from any source, including current members of the Board and our management, advisors and shareholders. The Governance and Nominating Committee evaluates potential nominees by reviewing their qualifications and any other information deemed relevant. Director nominees are recommended to the Board by the Governance and Nominating Committee.

The full Board will select and recommend candidates for nomination as directors for shareholders to consider and vote upon at the annual shareholders meeting. The Governance and Nominating Committee reviews and considers any candidates submitted by a shareholder or shareholder group in the same manner as all other candidates.

Qualifications for consideration as a director nominee vary according to the particular areas of expertise being sought as a complement to the existing Board composition. However, minimum criteria for selection of members to serve on our Board include the following:

high level of education and/or business experience;
broad-based business acumen;
understanding of the Company s business and industry;
strategic thinking and willingness to share ideas;
loyalty and commitment to driving the success of the Company;
network of business and industry contacts; and

diversity of experiences, expertise and backgrounds among members of the Board.

Practices for Considering Diversity. The minimum criteria for selection of members to serve on our Board are designed to ensure that the Governance and Nominating Committee selects director nominees taking into consideration that the Board will benefit from having directors that represent a diversity of experience and backgrounds. Director nominees are selected so that the Board represents a diversity of experience in areas needed to

foster the Company s business success, including experience in the energy industry, finance, consulting, international affairs, public service, governance and regulatory compliance. Each year the Board and each committee participates in a self-assessment or evaluation of the effectiveness of the Board and its committees. These evaluations assess the diversity of talents, expertise and occupational and personal backgrounds of the Board members.

Shareholder Nominations for Director. A shareholder of the Company may nominate a candidate or candidates for election to the Board if such shareholder (1) was a shareholder of record at the time the notice provided for below is delivered to the Corporate Secretary, (2) is entitled to vote at the meeting of shareholders called for the election of directors and is entitled to vote upon such election and (3) complies with the notice procedures set forth in our Bylaws, Nominations made by a shareholder must be made by giving timely notice in writing to the Corporate Secretary of the Company at the following address: Corporate Secretary, Cheniere Energy, Inc., 700 Milam Street, Suite 1900, Houston, Texas 77002. To be timely, a shareholder s notice must be delivered not later than the close of business on the 90th day, nor earlier than the close of business on the 120th day, prior to the first anniversary of the preceding year s annual meeting. However, if (and only if) the date of the annual meeting is more than 30 days before or more than 70 days after such anniversary date, notice by the shareholder must be delivered not earlier than the close of business on the 120th day prior to such annual meeting and not later than the close of business on the later of the 90th day prior to such annual meeting or the 10th day following the day on which public announcement of the date of such meeting is first made by the Company. In no event will the public announcement of an adjournment or postponement of an annual meeting of shareholders commence a new time period (or extend any time period) for the giving of a shareholder s notice as described above. A shareholder s notice must include information about the shareholder and the nominee, as required by our Bylaws, which are available on our website at www.cheniere.com.

Director Nominations for Inclusion in Proxy Statement (Proxy Access). A shareholder, or group of up to 20 shareholders, owning at least 3% of the Company s common stock for at least the prior three consecutive years (and meeting the other requirements set forth in our Bylaws) may nominate for election to our Board and inclusion in our proxy statement for our annual meeting of shareholders up to 20% of the number of directors serving on our Board. Notice must include all information formally stated in our Bylaws, which is available on our website at www.cheniere.com. In addition to complying with the other requirements set forth in our Bylaws, an eligible shareholder must provide timely notice in writing to the Corporate Secretary of the Company at the following address: Corporate Secretary, Cheniere Energy, Inc., 700 Milam Street, Suite 1900, Houston, Texas 77002. To be timely for

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 9

purposes of proxy access, a shareholder s notice must be delivered not later than the close of business on the 120th day, nor earlier than the close of business on the 150th day, prior to the first anniversary of the date that the Company first mailed its proxy statement to shareholders for the prior year s annual meeting of shareholders. However, if (and only if) the annual meeting is not scheduled to be held within a period that commences 30 days before such anniversary date and ends 30 days after such anniversary date (an annual meeting date outside such period being referred to herein as an Other Meeting Date), notice must be given in the manner provided in our Bylaws by the later of the close of business on the date that is 180 days prior to such Other Meeting Date and the tenth day following the date on which public announcement of such Other Meeting Date is first made.

Director Qualifications. The Board has concluded that, in light of our business and structure, each of our director nominees possesses relevant experience, qualifications, attributes and skills and should continue to serve on our Board as of the date of this Proxy Statement. The primary qualifications of our directors are further discussed under Director Biographies below.

Director Retirement Policy. The Board has adopted a mandatory director retirement policy that requires each director who has attained the age of 75 to retire from the Board at the annual meeting of shareholders of the Company held in the year in which his or her current term expires, unless the Board determines such mandate for a particular director is not at the time in the best interests of the Company. The Board believes this policy will ensure a healthy rotation of directors, which will promote the continued influx of new ideas and perspectives to the Board.

Director Biographies

Jack A. Fusco is a director and the President and Chief Executive Officer of Cheniere. Mr. Fusco has served as President and Chief Executive Officer since May 2016 and as a director since June 2016. In addition, Mr. Fusco serves as Chairman, President and Chief Executive Officer of Cheniere Energy Partners GP, LLC, a wholly-owned subsidiary of Cheniere and the general partner of Cheniere Energy Partners, L.P., a publicly-traded limited partnership that is operating the Sabine Pass LNG terminal. Mr. Fusco also serves as Chairman, President and Chief Executive Officer of Cheniere Energy Partners LP Holdings, LLC, a publicly-traded subsidiary of Cheniere. Mr. Fusco is also a Manager, President and Chief Executive Officer of the general partner of Sabine Pass LNG, L.P. and Chief Executive Officer of Sabine Pass Liquefaction, LLC. Mr. Fusco received recognition as Best CEO in the electric industry by Institutional Investor in 2012 as ranked by all industry analysts and for Best Investor Relations by a CEO or Chairman among all mid-cap companies by IR Magazine in 2013.

Mr. Fusco served as Chief Executive Officer of Calpine Corporation (Calpine) from August 2008 to May 2014 and as Executive Chairman of Calpine from May 2014 through May 11, 2016. Mr. Fusco served as a member of the board of directors of Calpine from August 2008 until March 2018, when the sale of Calpine to an affiliate of Energy Capital Partners and a consortium of other investors was completed. Mr. Fusco was recruited by Calpine s key shareholders in 2008, just as that company was emerging from bankruptcy. Calpine grew to become America s largest generator of electricity from natural gas, safely and reliably meeting the needs of an economy that demands cleaner, more fuel-efficient and dependable sources of electricity. As Chief Executive Officer of Calpine, Mr. Fusco managed a team of approximately 2,300 employees and led one of the largest purchasers of natural gas in America, a successful developer of new gas-fired power generation facilities and a company that prudently managed the inherent commodity trading and balance sheet risks associated with being a merchant power producer.

Mr. Fusco s career of over 30 years in the energy industry began with his employment at Pacific Gas & Electric Company upon graduation from California State University, Sacramento with a Bachelor of Science in Mechanical Engineering in 1984. He joined Goldman Sachs 13 years later as a Vice President with responsibility for commodity trading and marketing of wholesale electricity, a role that led to the creation of Orion Power Holdings, an independent power producer that Mr. Fusco helped found with backing from Goldman Sachs, where he served as President and Chief Executive Officer from 1998-2002. In 2004, he was asked to serve as Chairman and Chief Executive Officer of Texas Genco LLC by a group of private institutional investors, and successfully managed the transition of that business from a subsidiary of a regulated utility to a strong and profitable independent company, generating a more than 5-fold return for shareholders upon its merger with NRG in 2006.

Skills and Qualifications: Mr. Fusco brings his prior experience leading successful energy industry companies and his perspective as President and Chief Executive Officer of Cheniere.

G. Andrea Botta is the Chairman of the Board. Mr. Botta has served as President of Glenco LLC, (Glenco) a private investment company since February 2006. Prior to joining Glenco, Mr. Botta served as Managing Director of Morgan Stanley from 1999 to February 2006. Before joining Morgan Stanley, he was President of EXOR America, Inc. (formerly IFINT-USA, Inc.) from 1993 until September 1999 and for more than five years prior thereto, Vice President of Acquisitions of IFINT-USA, Inc. From March 2008 until February 2018, Mr. Botta served on the board of directors of Graphic Packaging Holding Company. Mr. Botta earned a degree in Economics and Business Administration from the University of Torino in 1976.

10 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

Skills and Qualifications: Mr. Botta brings a unique international perspective to our Board and significant financial expertise. He has over 30 years of investing experience primarily in private equity investing.

Vicky A. Bailey is the Chairman of our Governance and Nominating Committee and a member of our Audit Committee. Since November 2005, Ms. Bailey has been President of Anderson Stratton International, LLC, a strategic consulting and government relations company in Washington, D.C. She was a partner with Johnston & Associates, LLC, a public relations firm in Washington, D.C., from March 2004 through October 2006. Prior to joining Johnston & Associates, LLC, Ms. Bailey served as Assistant Secretary for the Office of Policy and International Affairs of the U.S. Department of Energy from 2001 through February 2004. From February 2000 until May 2001, she was President and a director of PSI Energy, Inc., the Indiana electric utility subsidiary of Cinergy Corp. Prior to joining PSI Energy, Ms. Bailey was a Commissioner on the Federal Energy Regulatory Commission beginning in 1993. Ms. Bailey currently serves as a director of EQT Corporation, a publicly-traded petroleum and natural gas exploration and pipeline company and Battelle Memorial Institute, a private nonprofit applied science and technology development company, in Columbus, Ohio. In January 2010, Ms. Bailey was appointed as a member of the Secretary of Energy s Blue Ribbon Commission on America s Nuclear Future. She received a B.S. in Industrial Management from Purdue University and completed the Advanced Management Program at the Wharton School in 2013.

Skills and Qualifications: Ms. Bailey has extensive knowledge of the energy industry, including significant experience with the Federal Energy Regulatory Commission, and government and public relations. She brings a diverse perspective to our Board based on her experience as a strategic consultant, a former energy executive and having served as Assistant Secretary for the Office of Policy and International Affairs.

Nuno Brandolini is the Chairman of our Compensation Committee. Mr. Brandolini was a general partner of Scorpion Capital Partners, L.P., a private equity firm organized as a small business investment company, until June 2014. Prior to forming Scorpion Capital and its predecessor firm, Scorpion Holding, Inc., in 1995, Mr. Brandolini served as Managing Director of Rosecliff, Inc., a leveraged buyout fund co-founded by Mr. Brandolini in 1993. Prior to 1993, Mr. Brandolini was a Vice President in the investment banking department of Salomon Brothers, Inc., and a Principal with the Batheus Group and Logic Capital, two venture capital firms. Mr. Brandolini began his career as an investment banker with Lazard Freres & Co. Mr. Brandolini currently serves as a director of Lilis Energy, Inc., an oil and gas exploration and production company. Mr. Brandolini received a law degree from the University of Paris and an M.B.A. from the Wharton School.

Skills and Qualifications: Mr. Brandolini brings a unique financial perspective to our Board based on his extensive experience as an investment banker and having actively managed private equity investments for almost 20 years.

David I. Foley is a director of the Company. Mr. Foley is a Senior Managing Director in the Private Equity Group of The Blackstone Group L.P., an investment and advisory firm (Blackstone), and Chief Executive Officer of Blackstone Energy Partners L.P. Prior to joining Blackstone in 1995, Mr. Foley was an employee of AEA Investors Inc., a private equity investment firm, from 1991 to 1993 and a consultant with The Monitor Company, a business management consulting firm, from 1989 to 1991. Mr. Foley currently serves as a director of Kosmos Energy Ltd. and previously served on the board of directors of PBF Energy, Inc. Mr. Foley s appointment to the Board was made pursuant to an Investors and Registration Rights Agreement that was entered into by the Company, Cheniere Energy Partners GP, LLC (Cheniere Partners GP), Blackstone CQP Holdco, LP (Blackstone Holdco) and various other related parties in connection with Blackstone Holdco s purchase of Class B units in Cheniere Energy Partners, L.P. (Cheniere Partners). Mr. Foley received a B.A. and an M.A. in Economics from Northwestern University and an M.B.A. from Harvard Business School.

Skills and Qualifications: Mr. Foley brings a unique financial perspective to our Board based on his extensive experience having actively managed private equity investments for over 20 years.

David B. Kilpatrick is a member of our Audit Committee and Compensation Committee. Mr. Kilpatrick previously served as our Lead Director from June 2015 to January 2016. Mr. Kilpatrick has over 30 years of executive, management and operating experience in the oil and gas industry. He has been the President of Kilpatrick Energy Group, which invests in oil and gas ventures and provides executive management consulting services, since 1998. Mr. Kilpatrick has served on the board of directors and is Chairman of the Compensation and Governance Committee of the general partner of Breitburn Energy Partners, L.P., since 2008. Since 2011, Mr. Kilpatrick has served on the board of managers of Woodbine Holdings, LLC, a privately held company engaged in the acquisition, development and production of oil and natural gas properties in Texas. In May 2013, he was elected Chairman of the Board of Applied Natural Gas Fuels, Inc., a producer and distributor of liquefied natural gas fuel for the transportation and industrial markets. He also served on the board of directors of PYR Energy Corporation, a publicly-traded oil and gas exploration and production company, from 2001 to 2007 and of Whittier Energy Corporation, a publicly-traded oil and gas field exploration services company, from 2004 to 2007. He was the President and Chief Operating Officer for Monterey Resources, Inc., an independent oil and gas company, from 1996 to 1998 and held various positions with Santa Fe Energy Resources, an oil and gas production company, from 1983 to 1996. Mr. Kilpatrick received a B.S. in Petroleum Engineering from the University of Southern California and a B.A. in Geology and Physics from Whittier College.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 11

Skills and Qualifications: Mr. Kilpatrick has over 30 years of executive, management and operating experience in the oil and gas industry and brings significant executive-level and consulting experience in the oil and gas industry to our Board.

Andrew Langham is a member of our Governance and Nominating Committee. Mr. Langham has been General Counsel of Icahn Enterprises L.P. (a diversified holding company engaged in a variety of businesses, including investment, automotive, energy, gaming, railcar, food packaging, metals, real estate and home fashion) since 2014. From 2005 to 2014, Mr. Langham was Assistant General Counsel of Icahn Enterprises. Prior to joining Icahn Enterprises, Mr. Langham was an associate at Latham & Watkins LLP focusing on corporate finance, mergers and acquisitions and general corporate matters. Mr. Langham serves as a director of: Newell Brands, a leading global consumer goods company with a strong portfolio of well-known brands, since March 2018; Welbilt, Inc. (formerly Manitowoc Foodservice, Inc.), a global leader in foodservice equipment and systems, since February 2016; CVR Partners LP, a nitrogen fertilizer company, since September 2015; and CVR Refining, LP, an independent downstream energy limited partnership, since September 2014. From September 2014 to August 2017, Mr. Langham was a director of CVR Energy, Inc., a diversified holding company primarily engaged in the petroleum refining and nitrogen fertilizer manufacturing industries. From October 2015 to March 2018, Mr. Langham was a director of Freeport-McMoRan Inc., a natural resource company. Mr. Langham received a B.A. from Whitman College and a J.D. from the University of Washington.

Skills and Qualifications: Mr. Langham brings a unique perspective to our Board based on his significant corporate governance, compliance, regulatory, finance and mergers and acquisitions expertise.

Courtney R. Mather, CAIA, CFA is a director nominee. Mr. Mather has served as Portfolio Manager of Icahn Capital, the entity through which Carl C. Icahn manages investment funds, since December 2016, and was previously Managing Director of Icahn Capital from April 2014 to November 2016. Mr. Mather is responsible for identifying, analyzing, and monitoring investment opportunities and portfolio companies for Icahn Capital. Prior to joining Icahn Capital, Mr. Mather was at Goldman Sachs & Co. from 1998 to 2012, most recently as Managing Director responsible for Private Distressed Trading and Investing, where he focused on identifying and analyzing investment opportunities for both Goldman Sachs and clients, Mr. Mather has been a director of: Newell Brands Inc., a global marketer of consumer and commercial products, since March 2018; Conduent Incorporated, a provider of business process outsourcing services, since December 2016; Herc Holdings Inc., an international provider of equipment rental and services, since June 2016; TER Holdings I, Inc. (formerly known as Trump Entertainment Resorts, Inc.), a company engaged in the business of owning and operating casinos and resorts, since February 2016; Freeport-McMoRan Inc., the world s largest publicly traded copper producer, since October 2015; and Ferrous Resources Limited, an iron ore mining company with operations in Brazil, since June 2015. Mr. Mather was previously a director of: Federal-Mogul Holdings Corporation, a supplier of automotive powertrain and safety components, from May 2015 to January 2017; Viskase Companies Inc., a meat casing company, from June 2015 to March 2016; American Railcar Industries, Inc., a railcar manufacturing company, from July 2014 to March 2016; CVR Refining, LP, an independent downstream energy limited partnership, from May 2014 to March 2016; and CVR Energy, Inc., a diversified holding company primarily engaged in the petroleum refining and nitrogen fertilizer manufacturing industries, from May 2014 to March 2016. TER Holdings, Ferrous Resources Limited, Federal-Mogul, American Railcar Industries, CVR Refining, CVR Energy and Viskase are each indirectly controlled by Carl C. Icahn. Mr. Icahn also has a non-controlling interest in each of Newell Brands, Conduent, Herc Holdings, and Freeport-McMoRan through the ownership of securities. Mr. Mather received a B.A. from Rutgers College, and attended the United States Naval Academy. Mr. Mather holds the Chartered Alternative Investment Analyst (CAIA) and Chartered Financial Analyst (CFA) professional designations.

Skills and Qualifications: Mr. Mather brings significant experience in finance to our Board and experience providing strategic advice and guidance to companies through his service as a director on various public company boards.

Donald F. Robillard, Jr. is the Chairman of our Audit Committee. Mr. Robillard served as a director and the Executive Vice President, Chief Financial Officer and Chief Risk Officer of Hunt Consolidated, Inc. (Hunt), a private holding company with interests in oil and gas exploration and production, refining, real estate development, private equity investments and ranching, from July 2015 until his retirement on January 31, 2017. Mr. Robillard began his association with Hunt in 1983 as Manager of International Accounting for Hunt Oil Company, Inc., a wholly-owned subsidiary of Hunt. Serving nine of his 34 years of service to the Hunt organization in Yemen in various accounting, finance and management positions, Mr. Robillard returned to the United States to join Hunt s executive team in 1992. Mr. Robillard was named Senior Vice President and Chief Financial Officer of Hunt in April 2007. Mr. Robillard also served, from February 2016 through August of 2017, as Chief Executive Officer and Chairman of ES Xplore, LLC, a direct hydrocarbon indicator technology company which in 2016 spun out of Hunt. Mr. Robillard is currently on the board of directors of Helmerich & Payne, Inc., a publicly-traded oil and gas drilling company. He is a Certified Public Accountant and a member of the American Institute of Certified Public Accountants, the Texas Society of Certified Public Accountants, Financial Executives International and the National Association of Corporate Directors. Mr. Robillard received a B.B.A. from the University of Texas, Austin.

12 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

Skills and Qualifications: Mr. Robillard has over 40 years of experience in the oil and gas industry and over 25 years of senior management experience. Mr. Robillard brings significant executive-level experience in the oil and gas industry, including experience with project financing for LNG facilities.

Neal A. Shear is a member of our Governance and Nominating Committee. Mr. Shear is Senior Advisor and Chair of the Advisory Committee of Onyxpoint Global Management LP. Mr. Shear served as Interim Special Advisor to the Chief Executive Officer of Cheniere from May 2016 to November 2016 and as Interim Chief Executive Officer and President of Cheniere from December 2015 to May 2016. Mr. Shear was the Chief Executive Officer of Higgs Capital Management, a commodity focused hedge fund until September 2014. Prior to Higgs Capital Management, Mr. Shear served as Global Head of Securities at UBS Investment Bank from January 2010 to March of 2011. Previously, Mr. Shear was a Partner at Apollo Global Management, LLC, where he served as the Head of the Commodities Division. Prior to Apollo Global Management, Mr. Shear spent 26 years at Morgan Stanley serving in various roles including Head of the Commodities Division, Global Head of Fixed Income, Co-Head of Institutional Sales and Trading and Chair of the Commodities Business. He currently serves on the Advisory Board of Green Key Technologies, a financial Voice over Internet Protocol (VoIP) technology company. Mr. Shear also serves as a director of Galileo Technologies S.A., a global provider of modular technologies for compressed natural gas and LNG production and transportation, since February 2017; Sable Permian Resources LLC, an independent oil and natural gas company focused on the acquisition, development and production of unconventional oil and natural gas reserves within the Permian Basin of West Texas, since May 2017; and Narl Refining Inc., the refining arm of North Atlantic Holdings St John s Newfoundland, since November 2014. Mr. Shear received a B.S. from the University of Maryland, Robert H. Smith School of Business Management in 1976 and an M.B.A. from Cornell University, Johnson School of Business in 1978.

Skills and Qualifications: Mr. Shear brings a unique financial and trading perspective to our Board based on his more than 30 years of experience managing commodity activity and investments.

Heather R. Zichal is a member of our Governance and Nominating Committee and Compensation Committee. Ms. Zichal currently serves as the Managing Director of Corporate Engagement at The Nature Conservancy. Ms. Zichal previously served as the Deputy Assistant to the President for Energy and Climate Change from January 2009 to November 2013. Prior to serving as Deputy Assistant to the President for Energy and Climate Change, Ms. Zichal served as the Energy and Environmental Policy Director to the 2008 Obama presidential campaign. She previously served as the Legislative Director to Senator John Kerry after managing energy and environmental issues in his 2004 presidential campaign. Prior to this, Ms. Zichal served as Legislative Director for Reps. Frank Pallone (D-NJ) and Rush Holt (D-NJ). Ms. Zichal received a B.S. in Environmental Policy and Science from Rutgers University.

Skills and Qualifications: Ms. Zichal has extensive knowledge of the domestic and global energy markets as well as the U.S. regulatory environment. She brings a diverse perspective about the energy industry to our Board, having served in significant government positions during her career.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 13

GOVERNANCE INFORMATION

Board Committee Membership and Attendance

The following table shows the fiscal year 2017 membership and chairpersons of our Board committees, committee meetings held and committee member attendance as a percentage of meetings eligible to attend. The current Chair of each Board committee is indicated in the table.

Number

of

meetings

h	eld	Botta	Fusco 1	Bailey	Brandolini	$Christodoro^{(1)} \\$	Foley	Kilpatrick	Langham ⁽¹⁾	Lipinski ⁽¹⁾	$Merksamer^{(1)}$	Robillar
	6	100%(2)		100%				100%(2)		100%	100%	100%
												Chair
	5			100%		100%		100%(2)	100%			
				Chair								
	5				100%			100%		100%	100%	
					Chair							

- (1) In August 2017, Messrs. Langham and Lipinski replaced Messrs. Christodoro and Merksamer on the Board.
- (2) Mr. Botta served on the Audit Committee until February 2017. In April 2017, Mr. Shear replaced Mr. Kilpatrick as a member of the Governance and Nominating Committee and Mr. Kilpatrick was appointed to the Audit Committee.

Director Independence

The Board determines the independence of each director and nominee for election as a director in accordance with the rules and regulations of the SEC and the NYSE American LLC (NYSE American) independence standards, which are listed below. The Board also considers relationships that a director may have:

as a partner, shareholder or officer of organizations that do business with or provide services to Cheniere;

as an executive officer of charitable organizations to which we have made or make contributions; and

that may interfere with the exercise of a director s independent judgment.

The NYSE American independence standards state that the following list of persons will not be considered independent:

a director who is, or during the past three years was, employed by the Company or by any parent or subsidiary of the Company;

a director who accepts, or has an immediate family member who accepts, any compensation from the Company or any parent or subsidiary of the Company in excess of \$120,000 during any period of 12 consecutive months within the past three years, other than compensation for Board or committee services, compensation paid to an immediate family member who is a non-executive employee of the Company, compensation received for former service as an interim executive officer provided the interim service did not last longer than one year, benefits under a tax-qualified retirement plan or non-discretionary compensation;

a director who is an immediate family member of an individual who is, or has been in any of the past three years, employed by the Company or any parent or subsidiary of the Company as an executive officer;

a director who is, or has an immediate family member who is a partner in, or a controlling shareholder or an executive officer of, any organization to which the Company made, or from which the Company received, payments (other than those arising solely from investments in the Company s securities or payments under non-discretionary charitable contribution matching programs) that exceed 5% of the organization s consolidated gross revenues for that year, or \$200,000, whichever is more, in any of the most recent three fiscal years;

a director who is, or has an immediate family member who is, employed as an executive officer of another entity where at any time during the most recent three fiscal years any of the Company s executive officers serve on the compensation committee of such other entity; or

a director who is, or has an immediate family member who is, a current partner of the Company s outside auditor, or was a partner or employee of the Company s outside auditor who worked on the Company s audit at any time during any of the past three years.

As of February 2018, the Board determined that Messrs. Botta, Brandolini, Kilpatrick, Langham, Lipinski, Robillard and Shear and Mses. Bailey and Zichal are independent, and none of them has a relationship that may interfere with the exercise of his or her

14 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

independent judgment. In April 2018, the Board determined that Mr. Mather is independent, and does not have a relationship that may interfere with the exercise of his independent judgment.

Board Leadership Structure and Role in Risk Oversight

Board Leadership Structure. Mr. Botta serves as the Non-Executive Chairman of the Board. Mr. Fusco serves as President and CEO.

The Company has in place strong governance mechanisms to ensure the continued accountability of the CEO to the Board and to provide strong independent leadership, including the following:

the Non-Executive Chairman of the Board provides independent leadership to the Board and ensures that the Board operates independently of management and that directors have an independent leadership contact;

each of the Board s standing committees, including the Audit, Compensation and Governance and Nominating Committees, are comprised of and chaired solely by non-employee directors who meet the independence requirements under the NYSE American listing standards and the SEC;

the independent directors of the Board, along with the Compensation Committee, evaluate the CEO s performance and determine his compensation;

the independent directors of the Board meet in executive sessions without management present and have the opportunity to discuss the effectiveness of the Company s management, including the CEO, the quality of Board meetings and any other issues and concerns; and

the Governance and Nominating Committee has oversight of succession planning, both planned and emergency, and the Board has approved an emergency CEO succession process.

The Board believes that its leadership structure assists the Board s role in risk oversight. See the discussion on the Board s Role in Risk Oversight below.

Non-Executive Chairman of the Board. The Non-Executive Chairman of the Board position is held by Mr. Botta, an independent director. The Board has appointed the independent Chairman of the Board to provide independent leadership to the Board. The Non-Executive Chairman of the Board role allows the Board to operate independently of management with the Non-Executive Chairman of the Board providing an independent leadership contact to the other directors. The responsibilities of the Non-Executive Chairman of the Board are set out in a Non-Executive Chairman of the Board Charter. These responsibilities include the following:

preside at all meetings of the Board, including executive sessions of the independent directors;

call meetings of the Board and meetings of the independent directors, as may be determined in the discretion of the Non-Executive Chairman of the Board;

work with the CEO and the Corporate Secretary regarding the schedule of Board meetings to assure that the directors have sufficient time to discuss all agenda items;

prepare the Board agendas in coordination with the CEO and the Corporate Secretary;

advise the CEO of any matters that the Non-Executive Chairman of the Board determines should be included in any Board meeting agenda;

advise the CEO as to the quality, quantity, appropriateness and timeliness of the flow of information from the Company s management to the Board;

recommend to the Board the retention of consultants who report directly to the Board;

act as principal liaison between the directors and the CEO on all issues, including, but not limited to, related party transactions;

in the discretion of the Non-Executive Chairman of the Board, participate in meetings of the committees of the Board;

in the absence of the CEO or as requested by the Board, act as the spokesperson for the Company; and

be available, if requested, for consultation and direct communication with major shareholders of the Company. *Board s Role in Risk Oversight*. Risks that could affect the Company are an integral part of Board and committee deliberations throughout the year. The Board has oversight responsibility for assessing the primary risks (including liquidity, credit, operations and regulatory compliance) facing the Company, the relative magnitude of these risks and management s plan for mitigating these risks. In addition to the Board s oversight responsibility, the committees of the Board consider the risks within their areas of responsibility. The Board and its committees receive regular reports directly from members of management who are responsible for oversight of particular risks within the Company. The Audit Committee discusses with management the Company s major financial and risk exposures and the steps management has taken to monitor and control such exposures, including the Company s risk assessment and risk management policies. For a discussion of the Compensation Committee s risk oversight,

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 15

please see Review of Compensation Risk on page 20 of this Proxy Statement. The Board and its committees regularly discuss the risks related to the Company s business strategy at their meetings.

Corporate Social Responsibility and Political Advocacy and Oversight

Health, Safety and the Environment

It is Cheniere s policy to protect the health and safety of all personnel, customers and others on-site or affected by our operations as well as prevent impacts to the environment in all aspects of executing our business strategy. Our commitment to promote the health and safety of contractors and employees, to preserve the environment, to contribute to the long-term strength of the communities where we do business and to operate and develop sustainably will ensure strong economic value for all stakeholders.

At Cheniere, sustainability and social responsibility are core requirements that are integral to the long-term success of our business. Cheniere provides a lower carbon alternative to coal and liquid fuels in support of the global shift to a lower carbon energy mix. Cheniere is committed to continually improving environmental performance, conducting business in an environmentally responsible manner and reducing impacts to the environment. To strengthen this commitment, in 2018 we plan to formalize our strategic goals in the area of sustainability and social responsibility by developing a sustainability strategic plan and policy that aligns with our business and tracks our economic, environmental and social performance via a globally accepted standard such as the Global Reporting Initiative (GRI) Sustainability Guidelines.

Cheniere s management integrates occupational health and safety, process safety, integrity management and environmental stewardship into all business decisions and operations and operationalizes our core values of Teamwork, Respect, Accountability, Integrity, Nimble and Safety. In furtherance of these core values:

Health and Safety

We promote a Generative Safety Culture where no job is so important that it cannot be done safely;

We have proactive committed leadership and individual accountability for health and safety with proactive identification and management of risk;

We deliver on performance measurement to drive continual improvement towards eliminating injuries and ill-health and integrate health and safety into all aspects of the business;

We comply with applicable legal and regulatory requirements, conform with industry standards and verify through assurance assessments and reviews; and

We engage employees, provide training and ensure competency in safe work practices and procedures. *Environmental Stewardship*

We obtain necessary environmental authorizations and ensure compliance;

We promote environmental awareness and education throughout all levels of the organization;

We work to minimize adverse impacts to the environment;

We implement and fund beneficial use and wetland mitigation projects, with past projects including tidal mitigation, breakwaters to protect bird habitats and oyster reef and fish habitat construction;

We maintain positive relationships and proactively engage with regulators and community stakeholders; and

We track environmental performance of our assets on a periodic basis to demonstrate achievement of our corporate strategic goals.

Community Investments

We are committed to being a responsible corporate leader in the communities where we operate and our employees live. We deliver on this promise by engaging in philanthropic activities that support Cheniere s values, fostering strong community relationships and enhancing employee satisfaction and engagement.

16 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

We offer several programs through which we can impact our communities, such as volunteer efforts, financial contributions and in-kind donations. We established the Cheniere Cares Foundation in late 2017, which is a non-profit dedicated to giving back to the communities in which we live and work. In 2018, we are implementing several other enhancements, including a formal Volunteer Hours Policy and an Employee Matching Gifts Program. We strategically prioritize our investments by aligning with our business and community needs.

2017 Community Investments Updates and Highlights

In 2017, we spent approximately \$3.5 million in support of local non-profit organizations. In 2017, the most notable event in the Gulf of Mexico was Hurricane Harvey, a thousand-year storm that hit all three of our Gulf locations. Yet even in its devastation, we saw the best of Cheniere, our employees and the community at-large. We were extremely proud of our employees and their willingness to help colleagues and neighbors. Our employees used their own boats during the storm to help neighbors and coworkers and even save livestock. After the storm, Cheniere held a day of service, knowing that for many the recovery and rebuilding phase will be the hardest. We were one of the first companies to announce a large donation to the American Red Cross, committing \$1 million to their efforts to provide support during and after Hurricane Harvey.

Political Advocacy and Oversight

It is Cheniere s policy that Company funds or assets will not be used to make a political contribution to any political party or candidate, unless approval has been given by a compliance officer. The Cheniere Energy, Inc. Political Action Committee (the Cheniere PAC) is a forum for employees to voluntarily contribute to a fund that supports the election of candidates to Congress who support the principles of free enterprise, good government, a fair and reasonable business environment for the energy industry and who share the Company s philosophy that energy diversity advances overall energy security. Decisions about contributions to specific federal candidates are made by members of the Cheniere PAC, with input from the Company s government affairs staff in Washington, D.C.

In total, Cheniere and Cheniere employees, through the Cheniere PAC, contributed less than \$1 million in 2017 to political parties and candidates.

Meetings and Committees of the Board

Our operations are managed under the broad supervision and direction of the Board, which has the ultimate responsibility for the establishment and implementation of the Company's general operating philosophy, objectives, goals and policies. Pursuant to authority delegated by the Board, certain Board functions are discharged by the Board's standing Audit, Governance and Nominating and Compensation Committees. Members of the Audit, Governance and Nominating and Compensation Committees for a given year are selected by the Board following the annual shareholders meeting. During the fiscal year ended December 31, 2017, our Board held 9 meetings. Each incumbent member of the Board attended or participated in at least 75% of the aggregate number of: (i) Board meetings; and (ii) committee meetings held by each committee of the Board on which the director served during the period for which each director served. Although directors are not required to attend annual shareholders meetings, they are encouraged to attend such meetings. At the 2017 Annual Meeting of Shareholders, 11 of the 11 members of the Board then serving were present.

Committee Membership as of April 13, 2018:

Governance and Nominating

Audit Committee	Committee	Compensation Committee
Donald F. Robillard, Jr.*	Vicky A. Bailey*	Nuno Brandolini*
Vicky A. Bailey	Andrew Langham	David B. Kilpatrick
David B. Kilpatrick	Neal A. Shear	John J. Lipinski
John J. Lipinski	Heather R. Zichal	Heather R. Zichal

^{*} Chair of Committee

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 17

Audit Committee

Each member of the Audit Committee has been determined by the Board to be independent as defined by the NYSE American listing standards and by the SEC, and the Board determined that Messrs. Lipinski, Robillard and Mather are each an audit committee financial expert as defined in Item 407(d)(5)(ii) of Regulation S-K promulgated by the SEC. The Audit Committee held 6 meetings during the fiscal year ended December 31, 2017.

The Audit Committee has a written charter, which is available on our website at *www.cheniere.com*. The Audit Committee is appointed by the Board to oversee the accounting and financial reporting processes of the Company and the audits of the Company s financial statements. The Audit Committee assists the Board in overseeing:

the integrity of the Company s financial statements;

the qualifications, independence and performance of our independent auditor;

our internal audit function and systems of internal controls over financial reporting and disclosure controls and procedures; and

compliance by the Company with legal and regulatory requirements.

The Audit Committee maintains a channel of communication among the independent auditor, principal financial and accounting officers, VP-internal audit, compliance officer and the Board concerning our financial and compliance position and affairs. The Audit Committee has and may exercise all powers and authority of the Board in connection with carrying out its functions and responsibilities and has sole authority to select and retain the independent auditor and authority to engage and determine funding for independent legal, accounting or other advisers. The Audit Committee s responsibility is oversight, and it recognizes that the Company s management is responsible for preparing the Company s financial statements and complying with applicable laws and regulations.

Governance and Nominating Committee

Each member of the Governance and Nominating Committee has been determined by the Board to be independent as defined by the NYSE American listing standards and by the SEC. The Governance and Nominating Committee held 5 meetings during the fiscal year ended December 31, 2017.

The Governance and Nominating Committee has a written charter, which is available on our website at *www.cheniere.com*. The Governance and Nominating Committee is appointed by the Board to develop and maintain

the Company s corporate governance policies. The Governance and Nominating Committee also oversees our Director Nomination Policy and Procedures. The Governance and Nominating Committee has the following duties and responsibilities, among others:

develop a process, subject to approval by the Board, for an annual evaluation of the Board and its committees and oversee this evaluation;

identify, recruit and evaluate individuals qualified to serve on the Board in accordance with the Company s Director Nomination Policy and Procedures and recommend to the Board such director nominees to be considered for election at the Company s annual meeting of shareholders or to be appointed by the Board to fill an existing or newly created vacancy on the Board;

identify, at least annually, members of the Board to serve on each Board committee and as chairman and recommend each such member and chairman to the Board for approval;

assist the Board in evaluating and determining director independence under applicable laws, rules and regulations, including the rules and regulations of the NYSE American;

develop and maintain policies and procedures with respect to the evaluation of the performance of the CEO;

review periodically the size of the Board and the structure, composition and responsibilities of the committees of the Board to enhance continued effectiveness:

review, at least annually, director compensation for service on the Board and Board committees, including committee chairmen compensation, and recommend any changes to the Board;

review, at least annually, the Company s policies and practices relating to corporate governance and, when necessary or appropriate, recommend any proposed changes to the Board for approval;

provide oversight of a process by each committee of the Board to review, at least annually, the applicable charter of such committee and, when necessary or appropriate, recommend changes in such charters to the Board for approval; and

along with the independent directors of the Board, develop and maintain policies and principles with respect to the search for and evaluation of potential successors to the CEO, and maintain a succession plan in accordance with such policies.

18 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

Compensation Committee

Each member of the Compensation Committee has been determined by the Board to be independent as defined by the NYSE American listing standards and by the SEC. The Compensation Committee held 5 meetings during the fiscal year ended December 31, 2017. The Compensation Committee reviews and approves the compensation policies, practices and plans of the Company pursuant to a written charter, which is available on our website at www.cheniere.com. The Chairman of the Compensation Committee, in consultation with other Compensation Committee members, members of management and the independent compensation consultant, determines the agenda and dates of Compensation Committee meetings.

The Compensation Committee s charter is reviewed annually. Changes to the charter must be approved by the Board on the recommendation of the Compensation Committee. The charter provides that the Compensation Committee has the sole authority to retain, oversee and terminate any compensation consultant, independent legal counsel or other adviser engaged to assist in the evaluation of compensation of directors and executive officers of the Company, including the sole authority to approve such adviser s fees and other retention terms. Pursuant to the charter, the Compensation Committee has the following duties and responsibilities, among others:

review and approve corporate goals and objectives, after consultation with the Board and management and consistent with stockholder-approved compensation plans, for performance-based compensation for the CEO and other executive officers for the defined performance period;

review and recommend to the Board for approval the maximum amount of performance-based compensation for the CEO and other executive officers for the defined performance period;

review and certify, in writing, whether established goals and objectives of any performance-based compensation plans for the CEO and other executive officers have been met for the completed performance period;

review and recommend to the Board for approval performance-based compensation, if any, for the CEO and other executive officers based on the established corporate goals and objectives for the completed performance period;

review and recommend to the Board for approval the compensation level for the CEO and other executive officers based on the Compensation Committee s evaluations;

report to the Board on the performance of the CEO and other executive officers in light of the established corporate goals and objectives for the performance period;

assess the ongoing competitiveness of the total executive compensation package;

review and approve budgets and guidelines for performance-based compensation;

review existing cash-based and equity-based compensation plans;

review and recommend to the Board for approval all new cash-based, equity-based and performance-based compensation plans and all modifications to existing compensation plans, provided that any equity-based inducement plans shall be approved by the Compensation Committee;

review and discuss the Company s Compensation Discussion and Analysis (CD&A) and the related executive compensation information and recommend that the CD&A and related executive compensation information be included in the Company s proxy statement and annual report on Form 10-K, as required by the rules and regulations of the SEC;

approve the Compensation Committee Report on executive officer compensation included in the Company s proxy statement or annual report on Form 10-K, as required by the rules and regulations of the SEC;

review and recommend to the Board for approval the frequency with which the Company will conduct say-on-pay votes, taking into account the results of the most recent shareholder advisory vote on frequency of say-on-pay votes required by the rules and regulations of the SEC, and review and approve the proposals regarding the say-on-pay vote and the frequency of the say-on-pay vote to be included in the Company s proxy statement;

review and recommend to the Board for approval any employment agreements, severance arrangements, change-in-control arrangements or special or supplemental employee benefits, and any material amendments to the foregoing, applicable to executive officers, provided that any awards granted under an equity-based inducement plan shall be approved by the Compensation Committee;

review and recommend to the Board for approval new hire and promotion compensation arrangements for executive officers, provided that any awards granted under an equity-based inducement plan shall be approved by the Compensation Committee;

administer the Company s stock plans;

grant awards under the stock plans or delegate that responsibility to the Equity Grant Committee or a committee of the Board, provided that any awards granted under an equity-based inducement plan shall be approved by the Compensation Committee;

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 19

conduct and review an annual Committee performance evaluation; and

review the Company s executive compensation arrangements to determine whether they encourage excessive risk-taking, review and discuss, at least annually, the relationship between risk management policies and practices and executive compensation and evaluate executive compensation policies and practices that may mitigate any such risk.

Review of Compensation Risk

The Compensation Committee considered the risks associated with our compensation policies and practices in 2017. The Compensation Committee concluded that our compensation policies and practices were not reasonably likely to have a material adverse effect on the Company and did not include risk-taking incentives or encourage our employees, including our executive officers, to take excessive risks in order to receive larger awards. As part of this analysis, the Compensation Committee considered the individual components of our executive officers—compensation, the performance measures required to be achieved to earn cash bonus and equity awards and the vesting schedule of the equity awards. In concluding that our incentive plans do not promote excessive risk, the Compensation Committee considered the following factors, among others:

A significant portion of our executive officers compensation is tied to developmental, operating and corporate performance goals and the achievement of the performance goals is conducted in accordance with the Company s risk framework approved by the Board.

A significant portion of our executive officers compensation is provided in equity and is tied to the stock value of the Company, and our executive officer stock ownership guidelines subject our executive officers to minimum share ownership and retention requirements, further aligning their interests with those of our shareholders.

Our compensation program design provides a mix of annual and longer-term incentives and performance measures.

Our compensation mix is not overly weighted toward annual incentives.

We do not maintain highly leveraged payout curves and uncapped payouts, nor do we maintain steep payout cliffs at certain performance levels that may encourage short-term business decisions to meet payout thresholds.

We currently do not grant stock options.

The Compensation Committee has discretion over incentive award payouts, and compliance and ethical behavior are integral factors considered in all performance assessments.

The Company s Policy on Insider Trading and Compliance prohibits executive officers from hedging and effecting short sales of the Company s stock and prohibits pledging of the Company s stock.

Code of Conduct and Ethics and Corporate Governance Guidelines

Our Code of Business Conduct and Ethics, which is applicable to all directors, officers and employees of the Company, is available on the Company s website at www.cheniere.com.

Our Corporate Governance Guidelines set out the material corporate practices that the Board has implemented which serve the best interests of the Company and its shareholders. Our Corporate Governance Guidelines are available on the Company s website at *www.cheniere.com*.

Compensation Committee Interlocks and Insider Participation

During 2017, none of our executive officers served as a member of the compensation committee of any other company that had an executive officer who served as a member of our Board. During 2017, none of our executive officers served as a member of the board of directors of any other company that had an executive officer who served as a member of our Compensation Committee.

20 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

Director Compensation

Our Corporate Governance Guidelines provide for compensation for our directors services, in recognition of their time and skills. Directors who are also our officers or employees do not receive additional compensation for serving on the Board.

Maintaining a market based compensation program for our directors enables the Company to attract qualified members to serve on the Board. The Governance and Nominating Committee, with the assistance of our independent compensation consultant, periodically reviews our director compensation levels and practices and compares them to that of comparable companies to ensure they are aligned with market practices. Specifically, comparisons are made to the companies included in our peer group used for benchmarking the compensation of our executive officers, as well as to data presented in the annual NACD Director Compensation Report. Based on the results of such competitive reviews, the Governance and Nominating Committee may recommend changes to our director compensation program to the Board for approval.

During the fiscal year ended December 31, 2017, the Board approved an increase to the annual compensation for each non-employee director for his or her service from \$180,000 to \$210,000 for the period from the 2017 Annual Meeting of Shareholders through the Meeting. Mr. Fusco did not receive any compensation for his service as a director. Directors may elect to receive the annual compensation either (i) 100% in restricted stock or (ii) \$90,000 in cash and \$120,000 in restricted stock. Additional compensation is also paid for Board leadership positions, to recognize the additional time required to perform their responsibilities. These additional fees are as follows: \$20,000 each for the Chairs of the Audit Committee and Compensation Committee; \$10,000 for the Chair of the Governance and Nominating Committee; and \$150,000 for the Non-Executive Chairman. Cash payments are made quarterly. The directors restricted stock awarded in 2017 vests on the earlier of: (i) the day immediately prior to the date of the Company s regular annual meeting of shareholders in the calendar year following the calendar year in which the date of the grant occurs; and (ii) the first anniversary of the date of grant.

The Compensation Committee believes that our total director compensation package is competitive with market practices, as well as fair and appropriate in light of the responsibilities and obligations of our nonemployee directors.

The compensation earned by or paid to our non-employee directors for the year ended December 31, 2017, is set forth in the following table.

Non-Employee Director Compensation Table for Fiscal Year 2017

Name	Fees Earned	Stock (Optio N on	-Equity	All	Total
					Other	
	or Paid in	AwardsA	wards Ir	ncentive	Change	(\$)
				Plan	Compensation	
	Cash (\$)	$(\$)^{(1)}$	(\$)	ir	n Pension	
			Compe	ensation	(\$)	

Value and

Nonqualified

Deferred

Compensation

Earnings (\$)

Vicky A. Bailey ⁽²⁾	\$103,750	\$ 125,039	\$ 228,789
G. Andrea Botta ⁽³⁾	\$173,750	\$ 195,035	\$ 368,785
Nuno Brandolini ⁽⁴⁾	\$108,750	\$ 130,007	\$ 238,757
Jonathan Christodoro ⁽⁵⁾⁽⁶⁾	\$ 76,250	\$	\$ 76,250
David I. Foley ⁽⁷⁾	\$ 53,750	\$ 120,021	\$ 173,771
David B. Kilpatrick ⁽⁸⁾	\$ 53,750	\$ 120,021	\$ 173,771
Andrew Langham ⁽⁶⁾⁽⁹⁾	23,301	\$ 91,100	\$ 114,401
John J. Lipinski ⁽⁶⁾⁽¹⁰⁾	\$ 23,301	\$ 91,100	\$ 114,401

Samuel Merksamer ⁽⁶⁾⁽¹¹⁾	\$ 76,250	\$	\$ 76,250
Donald A. Robillard, Jr. ⁽¹²⁾	13,750	\$ 230,009	\$ 243,759
Neal A. Shear ⁽¹³⁾	8,750	\$ 210,038	\$ 218,788
Heather R. Zichal ⁽¹⁴⁾	\$ 98,750	\$ 120,021	\$ 218,771

- (1) For Mses. Bailey and Zichal and Messrs. Botta, Brandolini, Christodoro, Foley, Kilpatrick, Merksamer, Robillard and Shear, the amounts in this column reflect the grant date fair values (at \$48.71 per share on May 18, 2017) of awards made on May 18, 2017. For Messrs. Langham and Lipinski, the amounts in this column reflect the grant date fair values (at \$42.57 per share on August 14, 2017) of awards made on August 14, 2017.
- (2) Ms. Bailey was granted 2,567 shares of restricted stock on May 18, 2017, with a grant date fair value of \$125,039. Ms. Bailey receives \$10,000 for her service as Chairman of the Governance and Nominating Committee. As of December 31, 2017, she had a total 2,567 shares of restricted stock outstanding.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 21

- (3) Mr. Botta was granted 4,004 shares of restricted stock on May 18, 2017, with a grant date fair value of \$195,035. Mr. Botta receives \$150,000 for his service as Non-Executive Chairman of the Board of Directors. As of December 31, 2017, he had a total of 4,004 shares of restricted stock outstanding.
- (4) Mr. Brandolini was granted 2,669 shares of restricted stock on May 18, 2017, with a grant date fair value of \$130,007. Mr. Brandolini receives \$20,000 for his service as Chairman of the Compensation Committee. As of December 31, 2017, he had a total of 2,669 shares of restricted stock outstanding.
- (5) Mr. Christodoro was granted 2,464 shares of restricted stock on May 18, 2017, with a grant date fair value of \$120,021. As of December 31, 2017, he had a total of 0 shares of restricted stock outstanding.
- (6) On August 14, 2017, Messrs. Christodoro and Merksamer resigned from the Board, and the Board appointed Messrs. Langham and Lipinski to serve as members of the Board. All of the outstanding shares of restricted stock of Messrs. Christodoro and Merksamer were forfeited upon their departure from the Board.
- (7) Mr. Foley was granted 2,464 shares of restricted stock on May 18, 2017, with a grant date fair value of \$120,021. Mr. Foley is an employee of Blackstone and, pursuant to arrangements between Mr. Foley and Blackstone, is required to transfer to Blackstone any and all compensation received in connection with his directorship for any company Blackstone invests in or advises.
- (8) Mr. Kilpatrick was granted 2,464 shares of restricted stock on May 18, 2017, with a grant date fair value of \$120,021. As of December 31, 2017, he had a total of 2,464 shares of restricted stock outstanding.
- (9) Mr. Langham was granted 2,140 shares of restricted stock on August 14, 2017, with a grant date fair value of \$91,100. As of December 31, 2017, he had a total of 2,140 shares of restricted stock outstanding.
- (10) Mr. Lipinski was granted 2,140 shares of restricted stock on August 14, 2017, with a grant date fair value of \$91,100. As of December 31, 2017, he had a total of 2,140 shares of restricted stock outstanding.
- (11) Mr. Merksamer was granted 2,464 shares of restricted stock on May 18, 2017, with a grant date fair value of \$120,021. As of December 31, 2017, he had a total of 0 shares of restricted stock outstanding.
- (12) Mr. Robillard was granted 4,722 shares of restricted stock on May 18, 2017, with a grant date fair value of \$230,009. Mr. Robillard receives \$20,000 for his service as Chairman of the Audit Committee. As of December 31, 2017, he had a total of 5,664 shares of restricted stock outstanding.
- (13) Mr. Shear was granted 4,312 shares of restricted stock on May 18, 2017, with a grant date fair value of \$210,038. As of December 31, 2017, he had a total of 5,254 shares of restricted stock outstanding.

(14) Ms. Zichal was granted 2,464 shares of restricted stock on May 18, 2017, with a grant date fair value of \$120,021. As of December 31, 2017, she had a total of 3,406 shares of restricted stock outstanding.Courtney R. Mather is not listed in the above table as he is not currently a member of the Board and was not a member of the Board in 2017.

22 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

MANAGEMENT

Executive Officers

The following table sets forth the names, ages and positions of each of our executive officers, as of the Record Date, all of whom serve at the request of the Board:

Name	Age	Position
Jack A. Fusco	55	Director, President and Chief Executive Officer
Michael J. Wortley	41	Executive Vice President and Chief Financial Officer
Anatol Feygin	49	Executive Vice President and Chief Commercial Officer
Sean N. Markowitz	44	General Counsel and Corporate Secretary
Douglas D. Shanda	48	Senior Vice President, Operations
Ed Lehotsky	64	Senior Vice President, Engineering and Construction

Jack A. Fusco has served as President and Chief Executive Officer since May 2016. Further information regarding Mr. Fusco is provided above under Director Biographies.

Michael J. Wortley has served as Executive Vice President and Chief Financial Officer since September 2016. Mr. Wortley joined Cheniere in February 2005. He served as Senior Vice President and Chief Financial Officer from January 2014 to September 2016. He served as Vice President, Strategy and Risk of Cheniere from January 2013 to

January 2014 and as Vice President-Business Development of Cheniere and President of Corpus Christi Liquefaction, LLC, a wholly-owned subsidiary of Cheniere, from September 2011 to January 2013. He served as Vice President-Strategic Planning from January 2009 to September 2011 and Manager-Strategic New Business from August 2007 to January 2009. Mr. Wortley serves as a director and Executive Vice President and Chief Financial Officer of Cheniere Energy Partners GP, LLC, a wholly-owned subsidiary of Cheniere and the general partner of Cheniere Energy Partners, L.P. He also serves as a director and Executive Vice President and Chief Financial Officer of Cheniere Energy Partners LP Holdings, LLC. Prior to joining Cheniere in February 2005, Mr. Wortley spent five years in oil and gas corporate development, mergers, acquisitions and divestitures with Anadarko Petroleum Corporation (Anadarko), a publicly-traded oil and gas exploration and production company. Mr. Wortley began his career with Union Pacific Resources Corporation, a publicly-traded oil and gas exploration and production company subsequently acquired by Anadarko. Mr. Wortley received a B.B.A. in Finance from Southern Methodist University.

Anatol Feygin has served as Executive Vice President and Chief Commercial Officer since September 2016. Mr. Feygin joined Cheniere in March 2014 as Senior Vice President-Strategy and Corporate Development. Mr. Feygin also currently serves as Executive Vice President and Chief Commercial Officer of Cheniere Energy Partners GP, LLC and as a director and Executive Vice President and Chief Commercial Officer of Cheniere Energy Partners LP Holdings, LLC. Prior to joining Cheniere, Mr. Feygin worked with Loews Corporation from November 2007 to March 2014, most recently as its Vice President, Energy Strategist and Senior Portfolio Manager. Prior to joining Loews, Mr. Feygin spent three years at Bank of America, most recently as Head of Global Commodity Strategy. Mr. Feygin began his banking career at J.P. Morgan Securities Inc. as Senior Analyst, Natural Gas Pipelines and Distributors. Mr. Feygin earned a B.S. in Electrical Engineering from Rutgers University and an M.B.A. in Finance from the Leonard N. Stern School of Business at New York University.

Sean N. Markowitz has served as General Counsel and Corporate Secretary since September 2016. Mr. Markowitz joined Cheniere in October 2015 as Assistant General Counsel and Corporate Secretary. Mr. Markowitz served as Interim General Counsel and Corporate Secretary from June 2016 to September 2016. Mr. Markowitz also currently serves as General Counsel and Corporate Secretary of Cheniere Energy Partners GP, LLC and Cheniere Energy Partners LP Holdings, LLC. Prior to joining Cheniere, Mr. Markowitz served as General Counsel and Corporate Secretary for Sizmek, Inc. (and its predecessor company, Digital Generation, Inc.) from August 2012 to May 2015. Prior to joining Digital Generation, Inc., Mr. Markowitz served as Chief Legal Counsel Commercial for Alon USA Energy, Inc. from August 2010 to August 2012 (and as Assistant General Counsel from December 2008 to July 2010). From January 2006 to December 2008, Mr. Markowitz served as Counsel Corporate Acquisitions and Finance for Electronic Data Systems Corporation which was acquired by Hewlett-Packard Company in August 2008. Mr. Markowitz service with the law firms of Fulbright & Jaworski L.L.P. (now a part of Norton Rose Fulbright), Hughes & Luce L.L.P. (now a part of K&L Gates LLP) and Andrews Kurth LLP (now a part of Hunton Andrews Kurth LLP). Mr. Markowitz earned his J.D., with honors, from The University of Texas School of Law and graduated magna cum laude with a B.S. in Economics from the Wharton School of the University of Pennsylvania.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 23

Douglas D. Shanda has served as Senior Vice President, Operations, since September 2016. Mr. Shanda joined Cheniere in October 2012 as Vice President, Sabine Pass Operations leading the effort to prepare for liquefaction operations. His role was expanded to include Corpus Christi Operations in 2015. Mr. Shanda currently serves as a Director and Senior Vice President, Operations of Cheniere Energy Partners GP, LLC and Cheniere Energy Partners LP Holdings, LLC. Mr. Shanda serves as President of Sabine Pass Liquefaction, LLC and Senior Vice President, Terminal Operations of Corpus Christi Liquefaction, LLC. Mr. Shanda is responsible for safe, reliable operations at Cheniere s LNG terminals. Mr. Shanda has been professionally involved in the power, chemical, petrochemical, refining and LNG industries for over 25 years. Prior to joining Cheniere, Mr. Shanda served as the Senior Project Engineer, Technical Manager and Plant Manager of the PERU LNG liquefaction plant in Melchorita, Peru where he was responsible for the overall management of the facility including production, marine, maintenance, technical services, EHS, security and administration. Mr. Shanda has over 25 years of experience in project management and operations management. Mr. Shanda also serves as a director for The Alley Theatre and The Interstate Natural Gas Association of America (INGAA). He has a B.S. degree in Electrical Engineering from Iowa State University.

Ed Lehotsky has served as Senior Vice President, Engineering and Construction, since September 2016. Mr. Lehotsky joined Cheniere in May 2003 and served as Vice President of LNG Project Management during construction and start-up of the Sabine Pass LNG terminal. Mr. Lehotsky currently serves as Senior Vice President, Engineering & Construction of Cheniere Energy Partners GP, LLC. Mr. Lehotsky serves as Senior Vice President, LNG Engineering and Construction of Sabine Pass Liquefaction, LLC and President of Corpus Christi Liquefaction, LLC. Mr. Lehotsky has the overall responsibility of engineering, construction and start-up of the liquefaction facilities at our projects in both Sabine Pass and Corpus Christi, as well as development of other LNG related facilities for Cheniere. Prior to joining Cheniere, Mr. Lehotsky held various positions at KBR and its predecessor companies for 25 years, with the majority of his experience dealing with LNG engineering and construction of liquefaction and regasification facilities internationally and domestically. He received a B.S. in Electrical Engineering from Case Western Reserve University.

Indemnification of Officers and Directors

Our Restated Certificate of Incorporation, as amended, and Bylaws provide that the Company will indemnify its directors and officers to the fullest extent permissible under Delaware law. These indemnification provisions require the Company to indemnify such persons against certain liabilities and expenses to which they may become subject by reason of their service as a director or officer of the Company or any of its affiliated enterprises. The provisions also set forth certain procedures, including the advancement of expenses, that apply in the event of a claim for indemnification.

We have also entered into an Indemnification Agreement with members of our Board and certain officers of the Company. The Indemnification Agreement provides for indemnification for all expenses and claims that a director or officer incurs as a result of actions taken, or not taken, on behalf of the Company while serving as a director, officer, employee, controlling person, agent or fiduciary (the Indemnitee) of the Company, or any subsidiary of the Company, with such indemnification to be paid within 25 days after written demand. The Indemnification Agreement provides that no indemnification will generally be provided: (1) for claims brought by the Indemnitee, except for a claim of indemnity under the Indemnification Agreement, if the Company approves the bringing of such claim, or as otherwise required under Section 145 of the General Corporation Law of the State of Delaware, regardless of whether the Indemnitee ultimately is determined to be entitled to indemnification; (2) for claims under Section 16(b) of the Securities Exchange Act of 1934, as amended (the Exchange Act); (3) if the Indemnitee did not act in good faith or in

a manner reasonably believed by the Indemnitee to be in or not opposed to the best interests of the Company; (4) if the Indemnitee had reasonable cause to believe that his or her conduct was unlawful in a criminal proceeding; or (5) if the Indemnitee is adjudged liable to the Company. Indemnification will be provided to the extent permitted by law, the Company s Restated Certificate of Incorporation, as amended, and Bylaws, and to a greater extent if, by law, the scope of coverage is expanded after the date of the Indemnification Agreement. In all events, the scope of coverage will not be less than what is in existence on the date of the Indemnification Agreement.

24 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

EQUITY COMPENSATION PLAN INFORMATION

The following table provides information about our compensation plans as of December 31, 2017. The equity compensation plans approved by our shareholders include the Cheniere Energy, Inc. Amended and Restated 2003 Stock Incentive Plan, as amended (the 2003 Plan) and the Cheniere Energy, Inc. 2011 Incentive Plan, as amended (the 2011 Plan).

	(a)		(c) Number of securities remaining available for future issuance
	Number of securities	(b) Weighted-	under equity
	to be issued upon	average exercise	compensation
	exercise of	price of	plans (excluding
	outstanding options,	outstanding	securities reflected in
Plan Category	warrants and rights	options, warrants and rights	the first column (a))
Tian Category	rights	and rights	(a))
Equity compensation plans approved by security holders	1,349,148(1)	7,255,181 ₍₂₎
Equity compensation plans not approved by security holders			
Total	1,349,148		7,255,181

(1) The number in this column represents the number of shares issuable under outstanding RSU awards and PSU awards based on the target award level. For more information regarding these awards, please see LTI Program on page 39 of this Proxy Statement. The weighted-average exercise price of outstanding options, warrants and rights does not take these awards into account.

(2) In 2003, the Company established the 2003 Plan, which was amended and restated in September 2005 and has since been amended. The 2003 Plan is a broad-based incentive plan, which allows for the issuance of stock options, stock appreciation rights and awards of purchased stock, bonus stock, phantom stock, restricted stock and performance awards and other stock-based awards to employees, consultants and non-employee directors. The following awards have been granted under the 2003 Plan and remain outstanding as of December 31, 2017: 144,276 shares of restricted stock. The term of any award under the 2003 Plan may not exceed a period of ten years. As of December 31, 2017, no shares of common stock remained available for grant under the 2003 Plan. In 2011, the Company established the 2011 Plan, which was amended and restated in April 2017. The 2011 Plan is a broad-based incentive plan, which allows for the issuance of stock options, stock appreciation rights and awards of bonus stock, phantom stock, restricted stock and performance awards and other stock-based awards to employees, consultants and non-employee directors. The following awards have been granted under the 2011 Plan and remain outstanding as of December 31, 2017: 1,987,012 shares of restricted stock, 1,159,368 shares underlying RSUs and 189,780 shares underlying PSUs based on the target award level. The term of any award under the 2011 Plan may not exceed a period of ten years.

Vesting of restricted stock under the 2003 Plan and 2011 Plan depends on whether the restricted stock was granted as a new hire award, retention award, annual director equity award or a milestone award for construction of Trains 3 and 4 of the SPL Project. Vesting of new hire awards and retention awards occurs in equal annual installments over a four-year period on each anniversary of the grant date. The outstanding annual director equity awards vest on the earlier of: (i) the day immediately prior to the date of the Company s next annual meeting of shareholders after the date of grant and (ii) the first anniversary of the date of grant. Vesting of the milestone award for construction of Trains 3 and 4 of the SPL Project is described under Outstanding Equity Awards at Fiscal Year-End on page 52 of this Proxy Statement.

Restricted Stock Units (RSUs) under the 2011 Plan vest in equal annual installments over a three-year period on each anniversary of the grant date.

Performance Share Units (PSUs) under the 2011 Plan cliff vest upon the third anniversary of the grant date, subject to the satisfaction of performance conditions.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 25

SECURITY OWNERSHIP

As of the Record Date, there were 237,839,985 shares of common stock outstanding. The information provided below summarizes the beneficial ownership of directors, nominees for director, named executive officers set forth in the Summary Compensation Table , and all our directors and executive officers as a group, as well as owners of more than 5% of our outstanding common stock. Beneficial Ownership generally includes those shares of Company common stock that a person has the power to vote, sell or acquire within 60 days. It includes shares of Company common stock that are held directly and also shares held indirectly through a relationship, a position as a trustee or under a contract or understanding.

Directors and Executive Officers

The following table sets forth information with respect to shares of common stock of the Company owned of record and beneficially as of the Record Date by each director, nominee for director and named executive officer set forth in the Summary Compensation Table and by all current directors and executive officers of the Company as a group. As of the Record Date, the current directors and executive officers of the Company beneficially owned an aggregate of 1,643,865 shares of common stock (approximately 1% of the outstanding shares entitled to vote at the time).

The table also presents the ownership of common units of Cheniere Partners and common shares of Cheniere Holdings owned of record or beneficially as of the Record Date by each director, nominee for director and named executive officer set forth in the *Summary Compensation Table* and by all current directors and executive officers of the Company as a group. The Company owns a majority interest in Cheniere Holdings and the general partner of Cheniere Partners. As of the Record Date, there were 348,619,292 common units, 135,383,831 subordinated units and 9,877,232 general partner units of Cheniere Partners outstanding and 231,700,000 common shares of Cheniere Holdings outstanding.

	Cheniere Ene	rgy, Inc.	Cheniere Energ L.P.	y Partners,	Part Ho	ere Energy ners LP ldings, LLC
	Amount and		Amount and	Amoun	t and	
	Amount and		Amount and	N	ature	
	Nature of		Nature of		of	
	Beneficial	Percent	Beneficial	Percer B ene	ficial	Percent
Name of Beneficial Owner	Ownership	of Class	Ownership	of Cla9swne	rship	of Class
Jack A. Fusco	486,524(1)	*				

Vicky A. Bailey	35,765	*			
G. Andrea Botta	43,534	*			
Nuno Brandolini	238,271 ₍₂₎	*	82,000	*	
Jonathan Christodoro	6,427 ₍₃₎	*			
David I. Foley	33,671(4)	*			
David B. Kilpatrick	94,729(5)	*			
Andrew Langham	2,140	*			
John J. Lipinski	2,140	*			
Courtney R. Mather					
Samuel Merksamer	21,098 ⁽⁶⁾	*			
Donald F. Robillard, Jr.	19,623	*			
Neal A. Shear	13,009	*			
Heather R. Zichal	11,351	*			
Michael J. Wortley	400,916(7)	*			
Anatol Feygin	53,256 ⁽⁸⁾	*			

Sean N. Markowitz	4,352 ⁽⁹⁾	*			
Douglas D. Shanda	73,775 ⁽¹⁰⁾	*	2,850	*	
All directors and executive officers as a group (16 persons)	1,643,865	*	84,850	*	

^{*} Less than 1%

²⁶ Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

- (1) Does not include 104,109 unvested RSUs awarded to Mr. Fusco. Of the total shares reported, 154,378 shares are owned by Fusco Energy Investment LLP and may be deemed to be beneficially owned by Mr. Fusco as the General Partner thereof.
- (2) Includes 6,000 shares held by Mr. Brandolini s wife.
- (3) The number of shares set forth in this column is based on the Form 4 filed on May 22, 2017 for Mr. Christodoro. Mr. Christodoro resigned as a director on August 14, 2017 and is no longer required to report his holdings in the Company s securities pursuant to Section 16(a) of the Exchange Act.
- (4) Includes 8,542 shares of restricted stock granted on October 1, 2012, 6,429 shares of restricted stock granted on June 6, 2013, 6,000 shares of restricted stock granted on March 5, 2014, 2,162 shares of restricted stock granted on September 11, 2014, 2,490 shares of restricted stock granted on June 11, 2015, 5,584 shares of restricted stock granted on June 2, 2016 and 2,464 shares of restricted stock granted on May 18, 2017. Based on a Form 4 filed by Mr. Foley, he disclaims beneficial ownership of these securities. Mr. Foley is an employee of Blackstone and, pursuant to arrangements between Mr. Foley and Blackstone, is required to transfer to Blackstone any and all compensation received in connection with his directorship for any company Blackstone invests in or advises.
- (5) Includes 92,265 shares held by trust.
- (6) The number of shares set forth in this column is based on the Form 4 filed on May 22, 2017 for Mr. Merksamer. Mr. Merksamer resigned as a director on August 14, 2017 and is no longer required to report his holdings in the Company s securities pursuant to Section 16(a) of the Exchange Act.
- (7) Does not include 65,679 unvested RSUs awarded to Mr. Wortley.
- (8) Does not include 51,169 unvested RSUs awarded to Mr. Feygin.
- (9) Does not include 26,591 unvested RSUs awarded to Mr. Markowitz.
- (10)Does not include 41,591 unvested RSUs awarded to Mr. Shanda.

Owners of More than Five Percent of Outstanding Stock

The following table shows the beneficial owners known by us to own more than five percent of our voting stock as of the Record Date.

Common Stock

Name and Address of Beneficial Owner Amount and Percent of

Nature of Class

Beneficial

Ownership

Icahn Capital LP 767 Fifth Avenue, 47 th Floor New York, NY 10153	32,649,671(1)	13.7%
The Baupost Group, L.L.C. 10 St. James Avenue, Suite 1700 Boston, MA 02116	20,726,340 ₍₂₎	8.7%
The Vanguard Group 100 Vanguard Blvd. Malvern, PA 19355	17,475,435(3)	7.4%
FMR LLC 245 Summer Street Boston, MA 02210	13,063,655(4)	5.7%
Kensico Capital Management Corp. 55 Railroad Avenue, 2nd Floor Greenwich, CT 06830	12,241,100(5)	5.2%

(1) Information is based on a Schedule 13D/A filed with the SEC on December 7, 2015 by: (i) Icahn Capital LP; (ii) High River Limited Partnership; and (iii) Icahn Partners Master Fund LP. These entities are deemed to beneficially own 32,649,671 shares of common stock. High River Limited Partnership has sole voting power and sole dispositive power with regard to 6,529,935 shares. Each of Hopper Investments LLC, Barberry Corp. and Mr. Carl C. Icahn has shared voting power and shared dispositive power with regard to such shares. Icahn Partners Master Fund LP has sole voting power and sole dispositive power with regard to 10,719,782 Shares.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 27

Each of Icahn Offshore LP, Icahn Capital LP, IPH, Icahn Enterprises Holdings L.P., Icahn Enterprises G.P. Inc., Beckton Corp. and Mr. Icahn has shared voting power and shared dispositive power with regard to such Shares. Icahn Partners LP has sole voting power and sole dispositive power with regard to 15,399,954 Shares. Each of Icahn Onshore LP, Icahn Capital LP, IPH, Icahn Enterprises Holdings L.P., Icahn Enterprises G.P. Inc., Beckton Corp. and Mr. Icahn has shared voting power and shared dispositive power with regard to such Shares.

- (2) Information is based on a Schedule 13G/A filed with the SEC on February 13, 2018 by: (i) The Baupost Group, L.L.C.; (ii) Baupost Group GP, L.L.C.; and (iii) Seth A. Klarman. Each of these holders is deemed to beneficially own 20,726,340 shares of common stock. Each of these entities has shared power to vote and dispose of the shares beneficially owned.
- (3) Information is based on a Schedule 13G/A filed with the SEC on February 9, 2018 by The Vanguard Group. The Vanguard Group has sole voting power over 159,057 shares of common stock, shared voting power over 37,057 shares of common stock, sole dispositive power over 17,284,115 shares of common stock and shared dispositive power over 191,320 shares of common stock.
- (4) Information is based on a Schedule 13G filed with the SEC on February 13, 2018 by FMR LLC. FMR LLC has sole voting power over 298,249 shares of common stock and sole dispositive power over 13,603,655 shares of common stock.
- (5) Information is based on a Schedule 13G filed with the SEC on February 14, 2018 by (i) Kensico Capital Management Corp.; (ii) Michael Lowenstein; and (iii) Thomas J. Coleman. Each of these holders is deemed to beneficially own 12,241,100 shares of common stock. Each of these holders has shared power to vote and dispose of the shares beneficially owned.

All information provided in the Owners of More than Five Percent of Outstanding Stock table with respect to the above entities is based solely on information set forth in their respective Schedule 13D/A, Schedule 13G/A and Schedule 13G filings with the SEC, as applicable. This information may not be accurate or complete and Cheniere takes no responsibility therefor and makes no representation as to its accuracy or completeness.

28 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

COMPENSATION DISCUSSION AND ANALYSIS

This Compensation Discussion and Analysis (CD&A) describes the material elements of the compensation of our Named Executive Officers (NEOs), including factors considered in making compensation decisions. Our NEOs for fiscal year 2017 were the following individuals:

Name	Position
Jack A. Fusco	Director, President and Chief Executive Officer
Michael J. Wortley	Executive Vice President and Chief Financial Officer
Anatol Feygin	Executive Vice President and Chief Commercial Officer
Sean N. Markowitz	General Counsel and Corporate Secretary
Douglas D. Shanda	Senior Vice President, Operations

This CD&A is organized as follows:

Executive Summary	page 29
Executive Compensation Philosophy & Objectives	page 36
Components of Our Executive Compensation Program	page 36
Executive Compensation Process	page 45
Other Considerations	page 47
Executive Summary	

About Our Business

Cheniere Energy, Inc. (Cheniere) is a market leader in the development and commercialization of liquefied natural gas (LNG) facilities in the United States. Our vision is to provide clean, secure and affordable energy to the world, while responsibly delivering a reliable, competitive and integrated source of LNG, in a safe and rewarding work environment.

We own and operate the Sabine Pass LNG terminal in Louisiana where we are developing, constructing and operating natural gas liquefaction facilities (the SPL Project) adjacent to the existing regasification facilities. We are also developing and constructing a second natural gas liquefaction and export facility in Texas at the Corpus Christi LNG terminal (the CCL Project).

Each terminal includes a number of planned liquefaction trains (Trains), which convert natural gas into LNG so that it can be transported more economically across long distances. Each train has an expected nominal production capacity, which is prior to adjusting for planned maintenance, production reliability and potential overdesign, of approximately 4.5 million tonnes per annum (mtpa) of LNG and an adjusted nominal production capacity of approximately 4.3 to 4.6 mtpa of LNG. For the SPL Project, we are developing up to six Trains. For the CCL Project, we are currently developing up to three Trains.

The following table summarizes the current overall project status of the SPL Project and CCL Project:

SPL Project				CCL Project		
Liquefaction Train	Trains 1-3	Train 4	Train 5	Train 6	Trains 1-2	Train 3
Project Status	Operational	Operational	Under Construction	Permitted	Under Construction	Permitted
Expected Substantial Completion	Complete	Complete	1H 2019		T1 - 1H 2019 T2 - 2H 2019	
Expected DFCD Window Start	Complete	Complete	2H 2019		T1 - 1H 2019 T2 - 1H 2020	

A final investment decision for Train 3 of the CCL Project is expected upon obtaining financing. A final investment decision for Train 6 of the SPL Project is expected upon commercialization, obtaining financing and entry into an engineering, procurement and construction (EPC) contract.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 29

First Mover in U.S. LNG Exports

Trains 1 through 4 of the SPL Project were the first liquefaction facilities to have been constructed and placed in service in the U.S. in over 40 years. We are currently the largest LNG exporter in the U.S. and expect to be one of the top five LNG sellers in the world by 2020, representing approximately ten percent of the global LNG market. As of the end of 2017, there were four LNG projects under construction in North America other than Cheniere s SPL Project and CCL Project. Additionally, there are approximately 30 LNG projects in the region that have started the regulatory process for LNG exports. Outside of North America, we estimate that over 35 LNG production projects are under various stages of development.

Liquefaction Projects Underpinned with Long-Term 20-Year Contracts

We have entered into long-term sale and purchase agreements (SPAs) between the respective project level subsidiary and third parties with fixed fees of approximately \$4.3 billion annually to make available an aggregate amount of LNG that is between approximately 85% to 95% of the expected aggregate adjusted nominal production capacity of the seven Trains under construction or completed. All of these SPAs have been entered into with investment grade parent companies as counterparties or guarantors and do not have price reopeners. Revenue generally will commence under these SPAs as each applicable Train reaches the date of first commercial delivery (DFCD).

Under these SPAs, the customers will purchase LNG for a price consisting of a fixed fee per MMBtu of LNG (a portion of which is subject to annual adjustment for inflation) plus a variable fee per MMBtu of LNG equal to approximately 115% of Henry Hub. In certain circumstances, the customers may elect to cancel or suspend deliveries of LNG cargoes, in which case the customers would still be required to pay the fixed fee with respect to the contracted volumes that are not delivered as a result of such cancellation or suspension. As a result, we expect to generate a significant amount of predictable, stable cash flows annually, over the lives of the contracts.

For the volumes not contracted by our project level subsidiaries under long-term SPAs, we have an integrated marketing function that is expected to have access to the excess LNG available from the seven Trains under construction or completed at the SPL and CCL Projects and is developing a portfolio of long-, medium- and short-term SPAs. Cheniere Marketing, LLC (together with its subsidiaries, Cheniere Marketing) has purchased LNG from the Sabine Pass terminal and other locations worldwide, transported and unloaded commercial LNG cargoes and has capitalized on opportunities to optimize its portfolio of assets with the intention of maximizing margins on these cargoes.

Our management team creates value for our shareholders through diligent development (including commercialization), construction and operation of these facilities, the achievement of ambitious key milestones and disciplined capital allocation. The Compensation Committee (the Compensation Committee) of the Board of Directors (the Board) of the Company considers progress against these goals when it designs Cheniere s executive compensation program for our NEOs.

2017 Performance and Developments

2017 was a breakthrough year for Cheniere. We achieved significant milestones throughout the organization, including financially, operationally and commercially:

Financial

For full year 2017, we achieved Consolidated Adjusted EBITDA of \$1.8 billion, which exceeded the stretch performance level under our Annual Incentive Program scorecard. For a definition of Consolidated Adjusted EBITDA and a reconciliation of this non-GAAP measure to net income, the most directly comparable GAAP financial measure, please see Appendix C.

In June 2017, the DFCD was reached under the 20-year Sale and Purchase Agreement (SPA) with Korea Gas Corporation relating to Train 3 of the SPL Project.

In August 2017, the DFCD relating to Train 2 of the SPL Project was reached under the respective 20-year SPAs with Gas Natural Fenosa LNG GOM, Limited and BG Gulf Coast LNG, LLC.

Subsequent to 2017, the DFCD relating to Train 4 of the SPL Project was reached under the 20-year SPA with GAIL (India) Limited.

Operations

We achieved substantial completion of Train 3 and Train 4 of the SPL Project in March 2017 and October 2017, respectively, each of which was ahead of the targeted completion date, meeting the stretch performance level under the Annual Incentive Program scorecard.

30 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

In 2017, over 200 LNG cargoes were produced, loaded and exported from the SPL Project, with deliveries completed to 25 countries and regions worldwide.

Strategic/Commercial

We took several steps to advance the commercialization and development of Train 3 at the CCL Project and progress toward a final investment decision, including:

In December 2017, we entered into an amended and restated EPC contract with Bechtel Oil, Gas and Chemicals, Inc. for Train 3 of the CCL Project. We also issued limited notice to proceed to Bechtel, and procurement and early site work has commenced.

In 2017, we made significant progress on potential long-term contracting of LNG, ultimately leading to SPAs signed in 2018:

In January 2018, we entered into a 15-year SPA with Trafigura Pte Ltd for the sale of approximately 1.0 mtpa of LNG beginning in 2019.

In February 2018, we entered into two SPAs with PetroChina International Company Limited, a subsidiary of China National Petroleum Corporation, for the sale of approximately 1.2 mtpa of LNG through 2043, with a portion of the supply beginning in 2018 and the balance beginning in 2023.

The development and construction of the SPL and CCL Projects advanced as planned and remained ahead of schedule in 2017. As we continue to develop these projects and increase LNG production, Cheniere will continue its transition into an LNG operator with expected stable and growing positive cash flow underpinned by long-term SPAs with investment grade energy companies worldwide. The below graph shows our historical revenue growth from 2015 through 2017:

As Cheniere transforms from a development company into an LNG operator, we intend to create and sustain shareholder value while continuing to explore more focused growth initiatives. Cheniere has established itself as a first mover in the domestic LNG export market and is well positioned to become a significant player in the global LNG market.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 31

We believe that the excellent progress we have made in the development, construction and operation of our LNG facilities and the governance enhancements that we have implemented are some of the primary reasons our stock price has outperformed the S&P 500 Index by approximately 80% over the past five years ending December 31, 2017 as shown in the chart below.

Total Return vs. S&P 500

Shareholder Outreach Compensation

The Company has been involved in extensive discussions with shareholders during the past several years regarding compensation matters, and the evolution of our compensation program design is a product of the Board s responsiveness to shareholder input.

Ahead of our 2017 Annual Meeting, members of our Board and management reached out to, and had extensive dialogue with, shareholders representing more than 50% of our outstanding common stock, through both in person and telephonic meetings. At our 2017 Annual Meeting, our say-on-pay proposal received support from shareholders owning approximately 81% of the shares represented at the meeting and entitled to vote on the matter. Although there has been significant improvement in the Company s say-on-pay votes recently, the Board recognizes the need to continually engage with our shareholders and consider any shareholder concerns with our compensation program and governance framework.

Following our 2017 Annual Meeting, we engaged with shareholders holding more than 50% of our outstanding common stock, and we intend to continue our shareholder outreach efforts going forward.

At the 2017 Special Meeting, our proposal related to the issuance of awards with respect to 7.8 million shares of common stock available for issuance under the 2011 Plan was approved by approximately 85% of the shares present and entitled to vote on the matter. This approval facilitates the implementation of our new compensation program design, described later in this CD&A.

Key Themes from Our Shareholder Outreach

Many of our shareholders have different methodologies and processes for evaluating compensation programs. However, a number of common themes emerged about what shareholders would value in Cheniere s compensation program, including:

Request for consistent, competitive and conventional pay arrangements. Several of our shareholders expressed a desire for the Company to put in place regular, annual compensation programs that are more consistent with

market practices than the compensation programs in place prior to 2017.

Request for objective metrics in the annual bonus plan. Many of our shareholders expressed a preference for the Company to have more pre-established, objective bonus criteria to measure performance against various metrics.

Request for at-risk performance criteria in long-term incentive awards. Many of our shareholders expressed a preference for the Company to include measurable performance criteria as an element of the Company s long-term incentive plan.

32 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

These meetings with our shareholders were immensely valuable to the Board and management, and we have acted on many of the compensation changes discussed at these meetings. The specific changes to our compensation program that further align it to our business strategy and shareholders—interests are detailed in this CD&A. We will continue to evaluate our compensation programs and incorporate shareholder outreach as a standard business practice in the future. We are committed to maintaining an open dialogue with our shareholders to ensure the successful evolution of our executive compensation program going forward.

Actions Taken as a Result of Shareholder Outreach

Implemented a performance

scorecard to determine 2017

Management, the Board and the Compensation Committee initiated several changes stemming from the recent shareholder engagement discussions and the Company s shareholder voting history regarding compensation:

Action Taken	Description
Implemented a more consistent, competitive and conventional total compensation philosophy	In 2016, Cheniere re-evaluated its prevailing compensation philosophy and program, with the intent to transition the program to a more consistent, competitive and conventional structure. Beginning in 2017, the compensation program features:
	Market-competitive base compensation opportunities tied to Company and individual performance
	Annual cash bonus incentive compensation tied to specific financial, operating, construction, safety and strategic performance objectives
	Annual long-term incentive opportunities with portions tied to specific financial performance and growth objectives
	Equity-based compensation that delivers annual, market-competitive opportunities within common norms of shareholder dilution and value creation
	At the end of 2016, Cheniere replaced the Company s 2008 Change of Control Cash Payment Plan and individual Change of Control Agreements with new, market-competitive plans that provide balanced and equitable terms and provisions

Table of Contents 83

In December 2016, the Compensation Committee approved a performance scorecard

for the 2017 fiscal year that ties individual bonus targets to competitive benchmarks.

annual cash bonuses that will be updated annually

The scorecard provides that 80% of the bonus opportunity will be determined based on quantitative performance measures using multiple financial, operating, construction, safety and strategic performance measures, and 20% will be determined based on achievement of strategic goals and organizational accomplishments.

In February 2018, the Compensation Committee approved an annual performance scorecard for the 2018 fiscal year using similar metrics.

Terminated the Cheniere Energy, Inc. 2014-2018 Long-Term Cash Incentive Program and implemented a new annual long-term incentive program that includes measurable performance criteria On October 31, 2016, the Board terminated the 2014-2018 Long-Term Cash Incentive Program (the $\,$ 2014-2018 LTIP $\,$) in order to implement a new long-term incentive award program beginning in 2017.

In February 2017, the Compensation Committee recommended and the Board approved the parameters of an annual long-term incentive plan (the LTI program) that features annual equity grants to all employees with multi-year vesting. Cheniere s LTI program aligns our NEOs interests with the interests of shareholders by rewarding long-term value creation and incentivizes management with long-term performance goals tied to multi-year financial and growth objectives.

In February 2017, the Compensation Committee recommended and the Board approved awards for 2017 under the LTI program (the 2017 LTI Awards).

In February 2018, the Compensation Committee recommended and the Board approved awards for 2018 under the LTI program (the 2018 LTI Awards).

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 33

2017 Compensation Design

As we continue to transition from a development company into an LNG operator, the Compensation Committee is focused on evaluating the components of our executive compensation program and ensuring that we continue to implement a performance-based compensation structure that is strongly aligned with the interests of our shareholders and incentivizes management to achieve long-term performance goals.

In 2016, Cheniere re-evaluated its prevailing compensation philosophy and program, with the intent to transition the program to a more consistent, competitive and conventional structure. Beginning in 2017, the compensation program features:

Market-competitive base compensation opportunities tied to Company and individual performance

Annual cash bonus incentive compensation opportunities tied to specific financial, operating, construction, safety and strategic performance objectives

Annual long-term incentive opportunities with portions tied to specific financial performance and growth objectives

Equity-based compensation that delivers annual, market-competitive opportunities within common norms of shareholder dilution and value creation

The Compensation Committee approved this new framework with input from Meridian Compensation Partners, its independent compensation consultant. The Compensation Committee continues to evaluate further refinement to the compensation program.

In 2017, direct compensation was comprised of the following components:

Base Salary;

Annual Incentive Award; and

Long-Term Incentive Awards.

The following pie charts illustrate the pay mix of our CEO and other NEOs assuming target performance.

* CEO Mix does not add to 100% due to rounding.

Base Salary

The Compensation Committee referenced competitive ranges of base salary across midstream natural gas companies and companies of comparable enterprise value in determining 2017 base salaries for our NEOs. See Peer Group and Benchmarking on page 46 of this Proxy Statement for details regarding the external market data referenced by the Compensation Committee in making decisions regarding 2017 base salaries and other compensation elements. Our employment agreement with Mr. Fusco provides for an annual base salary of \$1,250,000, subject to increase at the discretion of the Compensation Committee. The Compensation Committee did not increase Mr. Fusco s base salary for 2017 from the level set forth in his employment agreement.

Annual Incentive Award

Beginning in 2017, the Compensation Committee implemented a scorecard approach to determine annual cash bonuses. The scorecard provides that 80% of the bonus opportunity will be determined based on quantitative performance

34 **Cheniere Energy, Inc.** Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

measures using multiple financial, operating, construction, safety and strategic performance measures, and 20% will be determined based upon achievement of strategic goals and organizational accomplishments.

The following key features are included in the scorecard:

- Individual bonus targets based on competitive benchmarks;
- Quantitative performance goals in the following areas of performance: financial, operating, construction, safety and strategic; and
- Limited qualitative component based on identified strategic goals and organizational accomplishments.

In February 2018, the Compensation Committee approved the payment of individual NEO bonuses for 2017. See Annual Incentive Program on page 37 of this Proxy Statement for additional details regarding the 2017 bonuses, including our performance relative to our quantitative performance measures and our achievement of strategic goals and organizational accomplishments.

Long-Term Incentive Awards

Components of the LTI Program

The Compensation Committee believes that the LTI program that was implemented in 2017, which provides for annual equity-based awards, is a critical element of the Company s new compensation philosophy and strategy. Equity grants align our NEOs interests with the interests of shareholders by rewarding long-term value creation. These grants enable us to attract and retain highly qualified individuals for important positions throughout the Company.

The Compensation Committee implemented the following key attributes in its LTI program beginning in 2017:

Grants will be made on an annual basis with a minimum of a 1-year vesting period

Grants will consist of a mix of at least 50% Performance Share Units (PSUs) for executive officers with the remainder consisting of Restricted Stock Units (RSUs)

PSUs: 3-year cliff vesting, subject to performance and continued service except in certain circumstances (performance and service-based)

RSUs: 3-year ratable vesting, subject to continued service except in certain circumstances (service-based)
PSUs will include one or more performance metrics, with the actual number of shares earned to be between 50% and 200% of the target number if the threshold performance is met, providing for a more customary cap on payouts

PSUs will vest upon certification by the Compensation Committee of the level of achievement of the performance condition during the performance period

Grants will be settled in Cheniere shares

Equity award grants to executives will include clawback provisions

Train 3 Milestone Awards

In addition, in 2017 the Compensation Committee approved an additional performance-based compensation component intended to motivate and reward the timely achievement of significant growth milestones as further described under Long-term Incentive Awards Train 3 Milestone Awards on page 41. The Compensation Committee believes that the timely achievement of such milestones is critical to Cheniere s strategic plan and would result in the creation of significant additional value for shareholders.

Compensatory Arrangements

In connection with the appointment of Jack A. Fusco as President and Chief Executive Officer (CEO), the Company and Mr. Fusco entered into an employment agreement dated as of May 12, 2016. Mr. Fusco s compensation structure aligns with the underlying principles of our executive compensation program for our other NEOs. Please see Compensatory Arrangement with President and CEO on page 42 of this Proxy Statement.

Compensation Governance Practices

The Board and the Compensation Committee are committed to implementing compensation governance best practices that further strengthen the alignment of our compensation program with our shareholders interests, which include the following:

Clear, direct link between pay and performance

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 35

Majority of incentive awards earned based on performance

No hedging or short sales of Company stock

No pledging of Company stock as collateral for a loan or holding Company stock in margin accounts

Robust stock ownership guidelines

No defined benefit retirement plan or supplemental executive retirement plan

Robust compensation risk management program Executive Compensation Philosophy & Objectives

Philosophy and Objectives

In late 2016, the Board and Compensation Committee committed to transition our compensation program under a more consistent, competitive and conventional total compensation philosophy, including equity-based long-term incentive opportunities tied to financial and growth objectives. The Board and the Compensation Committee remain committed to a pay-for-performance compensation structure that aligns our executive compensation with the key drivers of long-term growth and creation of shareholder value. Our executive compensation programs and objectives are designed to ensure that we attract, retain and motivate executives with the talent and experience necessary for us to achieve our strategic business plan.

As the first mover in our industry, we face fierce competition for our executive officers and key employees throughout the organization, and we seek to hire the highest caliber executives available in the global LNG marketplace.

Annual and long-term incentive awards are primarily performance-based. We believe such an incentive structure creates appropriate motivation for our executive officers and aligns their compensation with the performance of our Company and value created for shareholders. We will continue to balance our LTI program to address performance accountability, long-term stock ownership and talent retention issues in the current environment.

Annual cash bonus incentive metrics are tied to specific financial, operating, construction, safety and strategic goals. We believe close alignment between our compensation goals and our business strategy is critical to driving performance to be measured against our key milestones and metrics.

Significant long-term compensation is linked to financial performance and growth metrics. We believe our executive officers—compensation should be tightly linked to the creation of value for our shareholders over the long run. As such, the majority of their compensation is and should be at risk and directly tied to corporate outperformance over longer time horizons.

Components of Our Executive Compensation Program

Base Salary

Base salaries provide the fixed compensation necessary to attract and retain key executives. The base salaries of our NEOs are designed to be comparable to positions in the marketplace from which we recruit executive talent. The Compensation Committee referenced competitive ranges of base salary across midstream natural gas companies and companies of comparable enterprise value in determining 2017 base salaries for our NEOs.

In February 2018, the Compensation Committee reviewed the base salaries of our NEOs, and the Compensation Committee recommended and the Board approved changes in the annual base salaries of our NEOs, effective March 5, 2018. The following table provides the base salaries for 2017 and 2018 of our NEOs.

2017 and 2018 Base Salaries

		201	7 Annual	20	18 Annual
		Ba	se Salary	В	ase Salary
Jack A. Fusco	Director, President and Chief Executive Officer	\$	1,250,000	\$	1,250,000
Michael J. Wortley	Executive Vice President and Chief Financial Officer	\$	600,000	\$	630,000
Anatol Feygin	Executive Vice President and Chief Commercial Officer	\$	500,000	\$	515,000
Sean N. Markowitz	General Counsel and Corporate Secretary	\$	450,000	\$	475,000
Douglas D. Shanda	Senior Vice President, Operations	\$	450,000	\$	475,000

36 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

Annual Incentive Program

Annual Incentive Award

As discussed above, the Board and the Compensation Committee are committed to a pay-for-performance compensation structure that aligns our executive compensation with the key drivers of long-term growth and creation of shareholder value. We believe that close alignment between our compensation goals and our business strategy is critical to driving performance to be measured against our key milestones and metrics. Consistent with our compensation philosophy and in response to feedback from our shareholders, beginning in 2017, the Compensation Committee implemented a scorecard approach to determining annual cash bonuses. The scorecard provides that 80% of the bonus opportunity will be determined based on quantitative performance measures using multiple financial, operating, construction, safety and strategic performance measures, and 20% will be determined based upon achievement of strategic goals and organizational accomplishments, as shown below:

	Quantitat Threshold	ive Metrics (8	80% Weighting Stretch	g)		
	(50% of		(200% of		2017	%
Metric	Target)	Target	Target)	Weighting	Actual	Achievement
Adjusted EBITDA (\$ millions) ¹	\$950	\$1,244	\$1,370	35%	\$1,824	200%
Budget Management:						
Adjusted SG&A Expense (\$ millions)	\$229	\$218	\$202	10%	\$199	200%
Forecasting Accuracy (%)	Within ± 20%	Within ± 10%	Within ± 5%	10%	11%	95%
Safety:						
E&C (TRIR & LTIR)	1.70 / 1.30	1.20 / 0.70	0.60 / 0.20	5%	0.47 / 0.03	200%
Operations (TRIR & LTIR)	1.70 / 1.20	1.20 / 0.70	1.00 / 0.50	5%	0.10 / 0.00	200%
Corporate (TRIR & LTIR)	0.80 / 0.40	0.70 / 0.30	0.30 / 0.00	5%	0.00 / 0.05	192%
Operational Effectiveness:						
Production Performance (%)	82%	100%	110%	10%	134%	200%
Adjusted O&M Expense (\$ millions)	\$460	\$420	\$400	5%	\$413	135%
Construction Management: SPL Train 3 Substantial Completion ⁴	Both trains completed beyond 30-day target	One train completed no later than 30 days	Both trains completed no later than 30 days	15%	3/28/2017	200%
		beyond target	beyond target		10/9/2017	

SPL Train 4 Substantial

Completion⁴

Weighted Average	100%	186%
Strategic Metrics (20% We	ighting)	
Development of executable plan for next stage of growth		100%
Compliance with all applicable laws and regulations		100%
Commitment to Safety ⁵		200%
Average		133%
Total Weighted Average		176%

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 37

- 1 For a definition of Adjusted EBITDA and a reconciliation of this non-GAAP measure to net income, the most directly comparable GAAP financial measure, please see Appendix C.
- TRIR is the Total Recordable Incident Rate, which is calculated as the number of recordable injuries *multiplied* by 200,000 and then *divided* by the number of hours worked. LTIR is the Lost Time Incident Rate, which is calculated as the number of lost time incidents *multiplied* by 200,000 and then *divided* by the number of hours worked. For purposes of the safety metrics shown above, the TRIR and LTIR are measured for our engineering and construction (E&C) group, operations group and corporate group, with each group equally weighted at 5% of the total target annual incentive opportunity.
- 3 Production Performance is measured as the Company s actual 2017 production of LNG *divided* by the Company s budgeted 2017 LNG production, in each case excluding commissioning volumes, which is the amount produced prior to Substantial Completion of a Train.
- 4 The target Substantial Completion dates for Trains 3 and 4 were June 15, 2017 and November 20, 2017, respectively.
- 5 The Compensation Committee may determine that 0% of the strategic metrics, which account for 20% of the total annual incentive opportunity, are earned in the event of any fatality of an employee or contractor during year.

Performance Goals. The Compensation Committee determined to include metrics in each area of the Company s performance shown above (financial achievement, budget management, safety, operational effectiveness, construction management and strategic objectives) because the Compensation Committee believes that each of those areas is a key driver of the Company s annual performance and, ultimately, long-term success.

For the quantitative metrics for 2017, the Compensation Committee set the target performance goals in December 2016. The Company set the target for Adjusted EBITDA to align with the base case forecast and selected the threshold and stretch goals by primarily adjusting for an earlier or later Substantial Completion of Trains 3 and 4 of the SPL Project and management of costs related to budget and the market price of LNG. The Company set the target for budget management to meet the approved budget for 2017. For each category in the safety performance goals, the TRIR and LTIR threshold, target and stretch goals were chosen based on the Bureau of Labor Statistics 2014 values of our NAICS categories and equate to the 3rd quartile, 2nd quartile and 1st quartile, respectively. The Company set the target for operational effectiveness based on the expected aggregate nominal production capacity increased by overdesign and decreased by planned and unplanned maintenance and other operational factors for production after Substantial Completion of each train. For the construction management performance goal, the target Substantial Completion dates for Trains 3 and 4 of the SPL Project were set based on Bechtel s projected Substantial Completion dates at the time the scorecard was approved.

The strategic metrics were selected to emphasize our commitment to a culture of safety and compliance with laws and regulations while developing and implementing a long-term growth strategy.

Target Incentive Opportunities. In December 2016, the Compensation Committee established target annual incentive opportunities for each of our NEOs, which are reflected in the table below. Mr. Fusco s target annual incentive was established in accordance with the terms of his employment agreement, which is described in more detail under

Compensatory Arrangements. For the other NEOs, the targets were set based on a review of competitive market data and internal equity considerations.

Process for Measuring Performance. Performance below the threshold level results in no payout earned for the applicable performance goal. If performance falls between the threshold and target or target and stretch levels, then the achievement level under the scorecard is determined using straight line interpolation. Once the achievement level under the scorecard is calculated based on actual performance as compared to the goals set forth above, the Compensation Committee has the discretion to reduce or increase the payouts to the extent it determined appropriate to reflect each NEO s performance during the year.

2017 Performance Results. The scorecard table above shows the level of achievement in 2017 for each of the performance goals and the resulting weighted percentage of target that was earned as a result of 2017 performance. The scorecard reflects the Company s strong performance in 2017, achieving above the target level in nearly all of the quantitative measures of performance and resulting in a weighted average for the quantitative metrics of 186%. For the strategic metrics, the Compensation Committee determined that the Company met expectations to develop and implement a long-term growth strategy. In addition, the Company met expectations regarding compliance in all segments of the Company s operations and demonstrated exceptional safety leadership and commitment in 2017, in both proactive management and actual safety incident results. These assessments earned the 133% average for the strategic metrics as shown in the table above. Overall, the total weighted average under the scorecard was 176%.

38 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

The Compensation Committee then exercised its discretion to increase the bonuses earned by each of the NEOs because the Compensation Committee determined that each achieved an exceptional level of performance in their role for 2017. Based in part on the recommendations of Mr. Fusco, the Compensation Committee approved the final annual incentive award payouts to the NEOs other than Mr. Fusco. The Compensation Committee approved and recommended to the Board for approval the final annual incentive award payout to Mr. Fusco. Specifically, the Compensation Committee determined to increase Mr. Fusco s earned bonus by 24% of target in recognition of his exceptional leadership. In evaluating our NEOs performance during 2017, the Compensation Committee considered each NEO s specific contribution to our Company s key achievements, including those discussed under Compensation Discussion and Analysis 2017 Performance and Developments and towards achieving the quantitative and strategic measures in the scorecard.

Based on these 2017 Company and individual performance results, the Compensation Committee recommended and the Board approved annual incentive awards to the NEOs for 2017 as follows:

	NEOs Ann	ual Incentive Target Annual Incentive (% of Base	d for 2017 et Annual	De L	corecard termined Annual ncentive 176% of	Earned Annual
Named Executive	Title	Salary)	centive	`	Farget)	ncentive
Jack A. Fusco	Director, President and Chief Executive Officer	125%	\$ 1,562,500	\$	2,750,000	\$ 3,125,000
Michael J. Wortley	Executive Vice President and Chief Financial Officer	90%	\$ 540,000	\$	950,400	\$ 1,100,000
Anatol Feygin	Executive Vice President and Chief Commercial Officer	90%	\$ 450,000	\$	792,000	\$ 850,000
Sean N. Markowitz	General Counsel and Corporate Secretary	80%	\$ 360,000	\$	633,600	\$ 675,000

Douglas D. Shanda Senior Vice President,

Operations 80% \$ 360,000 \$ 633,600 \$ 720,000

Retention Bonus

On August 12, 2013, Mr. Shanda received a retention award that provides for an annual cash bonus payment of 25% of his annual base salary through 2019 and 50% of his base salary in 2020.

Long-term Incentive Awards

LTI program awards accomplish several important objectives: (i) they motivate sustained performance against our long-term objectives; (ii) they align executives with shareholder interests; and (iii) they help retain employees who are in high demand elsewhere.

LTI Program

The Compensation Committee believes that the new LTI program delivers a more consistent, competitive and conventional approach to delivering long-term incentives. Equity grants align our NEOs interests with the interests of shareholders by rewarding sustained long-term value creation. They enable us to attract and retain highly qualified individuals for important positions throughout the Company.

The Compensation Committee implemented the following key attributes in the Company s new LTI program beginning in 2017:

Grants will be made on an annual basis with a minimum of a 1-year vesting period Grants will consist of a mix of at least 50% PSUs for executive officers with the remainder consisting of RSUs

PSUs: 3-year cliff vesting (performance and service-based)

RSUs: 3-year ratable vesting (service-based)

The 2017 and 2018 LTI Awards to executive officers were a mix of 50% PSUs and 50% RSUs.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 39

PSUs will include one or more performance metrics, with the actual number of shares earned to be between 50% and 200% of the target number if the threshold performance is met, providing for a more customary cap on payouts

PSUs will vest upon certification by the Compensation Committee of the level of achievement of the performance condition during the performance period

The 2017 and 2018 LTI Awards to executive officers included one performance metric (cumulative Distributable Cash Flow)

Grants will be settled in Cheniere shares

Equity award grants to executives will include clawback provisions

Under Mr. Fusco s employment agreement, for each fiscal year beginning with 2017, Mr. Fusco is eligible to receive a long-term incentive award with a grant date value of 500% of his annual base salary.

RSU Grants

RSU awards will vest ratably over a three-year service period on each of the first, second and third anniversaries of the grant date subject to forfeiture upon termination except in certain events and acceleration upon certain events including death or disability.

PSU Grants

PSU awards will provide for 3-year cliff vesting and will include one or more performance metrics, with the actual number of shares earned to be between 50% and 200% of the target number if the threshold performance is met, providing for a more customary cap on payouts. PSUs will vest upon certification by the Compensation Committee of the level of achievement of the performance condition during the performance period.

2017 LTI Awards

In February 2017, the Compensation Committee recommended and the Board approved long-term incentive awards as part of the Company s LTI program for each of the executive officers of the Company.

2017 LTI Awards (approved in February 2017) for NEOs

Name	Title	RSUs ¹	Target PSUs1
Jack A. Fusco	Director, President and Chief Executive Officer	69,646	69,646
Michael J. Wortley	Executive Vice President and Chief Financial Officer	16,715	16,715
Anatol Feygin	Executive Vice President and Chief Commercial Officer	13,930	13,930
Sean N. Markowitz	General Counsel and Corporate Secretary	7,522	7,522

Douglas D. Shanda

Senior Vice President, Operations

7,522

7,522

(1) Pursuant to Mr. Fusco s employment agreement, the number of RSUs and Target PSUs awarded to Mr. Fusco was determined based on a target of 500% of his base salary. The number of RSUs and Target PSUs awarded to Messrs. Wortley and Feygin were determined based on a target of 250% of base salary. The number of RSUs and Target PSUs awarded to Messrs. Markowitz and Shanda were determined based on a target of 150% of base salary.

Key Terms of the RSUs and PSUs under the 2017 LTI Awards

The RSU awards vest in three equal installments. One third of the RSU awards vested on February 17, 2018, and one third will vest on each of February 17, 2019 and February 17, 2020. Each PSU award is expressed in terms of a target number of shares. The actual number of shares earned under the PSUs, between 50% and 200% of the target if the threshold performance is met, will be determined based on the Company s cumulative distributable cash flow per share from January 1, 2018 through December 31, 2019 compared to a pre-established performance target. For a definition of cumulative distributable cash flow per share in connection with the 2017 PSU awards, please see Appendix A. The PSU awards will vest upon certification by the Compensation Committee of the level of achievement of the performance condition during the performance period.

Vesting is also subject to continued employment, with exceptions in some cases, including for a change-in-control or termination due to death, disability or retirement. Upon a Change in Control or a termination by the Company without Cause or by the award recipient for Good Reason , in each instance as defined in the PSU agreement and RSU agreement, the RSU and PSU awards will be treated in accordance with the Severance Plan (as described below). Upon a termination due to death or disability, all of the RSUs and the target number of PSUs will vest in full immediately. Upon retirement, the RSU and PSU awards will be treated in accordance with the Cheniere Energy, Inc. Retirement Policy (as described below). Each vested RSU and PSU will be settled for one share of the Company s common stock.

40 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

2018 LTI Awards

In February 2018, the Compensation Committee recommended and the Board approved long-term incentive awards as part of the Company s LTI program for each of the executive officers of the Company.

2018 LTI Awards (approved in February 2018) for NEOs

Name	Title	RSUs	Target PSUs
Jack A. Fusco	Director, President and Chief Executive Officer	57,678	69,214
Michael J. Wortley	Executive Vice President and Chief Financial Officer	14,535	14,535
Anatol Feygin	Executive Vice President and Chief Commercial Officer	11,882	11,882
Sean N. Markowitz	General Counsel and Corporate Secretary	6,576	6,576
Douglas D. Shanda	Senior Vice President, Operations	6,576	6,576

The number of RSUs and Target PSUs awarded to Mr. Fusco was determined based on a target of 550% of his base salary, which was above the target of 500% specified in his employment agreement. The incremental amount, consisting solely of PSUs, was awarded by the Board in order to increase the alignment to performance in Mr. Fusco s compensation opportunity for 2018. The number of RSUs and Target PSUs awarded to Messrs. Wortley and Feygin were determined based on a target of 250% of base salary. The number of RSUs and Target PSUs awarded to Messrs. Markowitz and Shanda were determined based on a target of 150% of base salary.

Key Terms of the RSUs and PSUs under the 2018 LTI Awards

The RSU awards will vest in three equal installments. One third of the RSU awards will vest on each of February 14, 2019, February 14, 2020 and February 14, 2021. Each PSU award is expressed in terms of a target number of shares. The actual number of shares earned under the PSUs, between 50% and 200% of the target if the threshold performance is met, will be determined based on the Company s cumulative distributable cash flow per share from January 1, 2018 through December 31, 2020 compared to a pre-established performance target. For a definition of cumulative distributable cash flow per share in connection with the 2018 PSU awards, please see Appendix B. The PSU awards will vest upon certification by the Compensation Committee of the level of achievement of the performance condition during the performance period.

The treatment of unvested 2018 LTI Awards on a termination of employment are the same as discussed above with respect to the 2017 LTI Awards.

Train 3 Milestone Awards

In February 2017, the Compensation Committee approved an additional long-term incentive component intended to motivate and reward the achievement of significant growth milestones. The Compensation Committee believes such milestones are critical to Cheniere's strategic plan and would result in the creation of significant additional value for shareholders. In February 2017, the Compensation Committee recommended and the Board approved a milestone award letter for each NEO. The milestone award letters communicated an award of RSUs to be granted, subject to the approval of the Compensation Committee, upon a final investment decision being made on or prior to December 31, 2018 with respect to Train 3 of the CCL Project (the Train 3 Milestone Award). If granted, the Train 3 Milestone Award will vest and be payable on February 1, 2020, subject to the award recipient s continued employment and the terms of the applicable award agreement. In determining the amount of the Train 3 Milestone Award for each NEO,

the Compensation Committee considered annual long-term incentive targets for each role, internal equity across executive positions and the individual NEO s potential impact to create significant additional value for shareholders in connection with the Train 3 Milestone Award. In determining the amount of the Train 3 Milestone Award for each recipient, the Compensation Committee considered the relative contributions of each NEO towards the achievement of the milestone.

2017 LTI Awards Potential Train 3 Milestone Awards for NEOs

Name	Title	Potential RSUs
Jack A. Fusco	Director, President and Chief Executive Officer	156,250
Michael J. Wortley	Executive Vice President and Chief Financial Officer	70,000
Anatol Feygin	Executive Vice President and Chief Commercial Officer	70,000
Sean N. Markowitz	General Counsel and Corporate Secretary	25,000
Douglas D. Shanda	Senior Vice President, Operations	25,000

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 41

February 2018 Special Retention Award

In February 2018, the Compensation Committee recommended and the Board approved an additional long-term incentive component to the NEOs other than the CEO (the Special Retention Award) intended to reward the demonstrated success of our leadership team and their expertise in a relatively rare but quickly growing industry. As of the end of 2017, there were four LNG projects under construction in North America other than Cheniere's SPL Project and CCL Project. Additionally, there are approximately 30 LNG projects in the region that have started the regulatory process for LNG exports. Outside of North America, we estimate that over 35 LNG production projects are under various stages of development. Cheniere is a leader in the U.S. LNG industry but the number of competitors continues to grow. This award is intended to ensure that the Company remains well positioned for future growth. The Special Retention Award provides for 3-year cliff vesting and will vest and be payable on February 14, 2021, subject to the award recipient's continued employment. In determining the amount of the Special Retention Award for each recipient, the Compensation Committee considered the competitive market environment and internal equity considerations.

2018 Special Retention Award

Name	Title	RSUs
Jack A. Fusco	Director, President and Chief Executive Officer	
Michael J. Wortley	Executive Vice President and Chief Financial Officer	40,000
Anatol Feygin	Executive Vice President and Chief Commercial Officer	30,000
Sean N. Markowitz	General Counsel and Corporate Secretary	15,000
Douglas D. Shanda	Senior Vice President, Operations	30,000
Compensatory Arrangements		

Compensatory Arrangement with President and CEO

In connection with the appointment of Jack A. Fusco as President and CEO, the Company and Mr. Fusco entered into an employment agreement dated as of May 12, 2016.

The Compensation Committee, in consultation with Pearl Meyer (its independent compensation consultant prior to June 2016), determined the following compensation levels set forth in the employment agreement with Mr. Fusco: a minimum annual base salary of \$1,250,000; an annual bonus with a target equal to 125% of his annual base salary and a maximum equal to 250% of his annual base salary; and, for each fiscal year beginning with 2017, a long-term incentive award with a grant date value of 500% of his annual base salary. In addition, in connection with his commencement of employment, Mr. Fusco was granted 236,381 shares of restricted stock on May 12, 2016, 25% of which vested on December 31, 2016 and 75% of which will vest in five equal installments every six months beginning May 12, 2017 through May 12, 2019, subject to Mr. Fusco s continued employment. As of April 13, 2018, 130,010 shares of this award had vested. Additionally, pursuant to his employment agreement, Mr. Fusco has purchased \$10,000,000 worth of common shares of the Company.

Upon a termination of Mr. Fusco s employment by the Company without cause, or by Mr. Fusco for good reason, Mr. Fusco will be entitled to receive, subject to his execution of a release of claims, (i) a cash severance payment equal to the sum of two times (or, if the termination of employment is within 12 months following a change-in-control, three times) the sum of Mr. Fusco s annual base salary and annual target bonus; (ii) a pro-rata

annual bonus for the year of termination based on actual performance of the Company; (iii) any earned but unpaid bonus for the preceding fiscal year; (iv) reimbursement of COBRA premiums for up to 18 months; and (v) continued vesting of any outstanding long-term incentive awards that are scheduled to vest within one year following termination. For a description of additional severance compensation benefits to Mr. Fusco upon a termination of his employment, please see Severance Plan below.

Compensation and Benefits

We provide a limited number of other benefits to our NEOs that make our total compensation program competitive with the market.

Benefits

We offer the same health, welfare and retirement plans to all of our U.S. employees and executive officers.

The Cheniere Retirement Plan is a tax-qualified 401(k) savings plan pursuant to which we match 100% up to the lesser of 6% of salary and bonus deferrals or the maximum deferrals permitted by law.

42 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

We also offer all employees medical, dental and vision benefits and health and dependent care reimbursement arrangements.

In addition, employees are covered by short-term and long-term disability, basic life insurance equal to two times base salary and voluntary life (elective) insurance and accidental death and dismemberment insurance. We do not offer a defined benefit pension plan or nonqualified deferred compensation plan to any of our employees or executive officers.

Our international employees have a similar benefits package, adjusted for the customary practices in each location.

Perquisites

Perquisites are not a significant part of our compensation program and are provided to the executive officers on a limited basis. Because our executive officers duties require them to spend a significant amount of time traveling, the Company occasionally pays for charter flights for business purposes. Our executive officers personal guests were permitted to fly with them on these flights on limited occasions in 2017 at nominal or no incremental cost to the Company. In 2017, we did not have any personal guests of our NEOs on charter flights paid for by the Company.

Termination and Change-in-Control Benefits

In late 2016 and early 2017, the Compensation Committee and Board reviewed and approved a Key Executive Severance Pay Plan and Retirement Policy to provide certain severance and retirement benefit protections, including those associated with a change-in-control.

Severance Plan

In December 2016, the Compensation Committee recommended and the Board approved the Cheniere Energy, Inc. Key Executive Severance Pay Plan for certain employees of the Company, including the NEOs, with effect beginning on January 1, 2017. Additionally, in February 2017, the Compensation Committee recommended and the Board approved the Amended and Restated Cheniere Energy, Inc. Key Executive Severance Pay Plan (as amended, the Severance Plan) to incorporate certain changes to the Severance Plan as reflected in the description below.

The Severance Plan is intended to provide severance compensation benefits to the executive officers and other officers of the Company and its affiliates in the event of the termination of their employment under certain circumstances. Under the Severance Plan, our officers, including our CEO and other executive officers, are eligible for certain post-employment compensation and benefits, which vary depending upon whether a change-in-control or termination of employment occurs. The Severance Plan also provides certain compensation and benefits in the event of a change-in-control of the Company, even absent a termination of employment. To the extent of any overlap, severance benefits for which an officer may be eligible to receive under any employment agreement, and any amounts to which the officer would be eligible to receive under the Severance Plan would be reduced so that no officer receives duplicative benefits. Please see Compensatory Arrangement with President and CEO on page 42 of this Proxy Statement for details regarding the severance entitlements set forth in our CEO s employment agreement.

Severance and Benefits in Connection with a Change-in-Control. With respect to each executive officer, upon the occurrence of a change-in-control, even absent a termination of employment, generally notwithstanding the provisions of any other benefit plan or agreement, and subject to certain conditions outlined in the Severance Plan:

all of the executive officer soutstanding unvested equity awards, equity-based awards, annual awards and retention awards (collectively, Incentive Awards) which are time-based will automatically vest in full as of the date of the change-in-control;

the executive officer s outstanding unvested performance-based Incentive Awards that vest based on performance metrics other than total shareholder return (TSR) will vest at the target level for such Incentive Award; and

the executive officer s outstanding unvested performance-based Incentive Awards that vest based on TSR will vest as of the date of the change-in-control based on actual TSR as of the date of the change-in-control.

In the event that an executive officer s employment is terminated within three months prior to or 24 months following a change-in-control and upon the occurrence of the executive s termination of employment by us without cause, or by such executive for good reason, then such officer is entitled to receive, in addition to, but not duplication of, benefits resulting from a pre-termination change-in-control, and subject to certain conditions outlined in the Severance Plan:

a lump sum payment within 60 days following termination in an amount equal to three times (in the case of the CEO) or two times (in the case of other executive officers) the sum of (a) the officer s annual base salary in effect when the termination occurs and (b) the officer s target annual cash bonus for the year of termination; plus

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 43

a lump sum payment within 60 days following termination in an amount equal to the officer s pro-rated target annual cash bonus for the year of termination; plus

the officer s unpaid annual cash bonus, if any, earned for the year prior to the year of termination; plus

acceleration of vesting of all of the executive officer s outstanding unvested time-based Incentive Awards; and the executive officer s outstanding unvested performance-based Incentive Awards (a) that vest based on TSR will vest based on actual TSR as of the date of the change-in-control and (b) that vest based on performance metrics other than TSR will vest at the target level for such Incentive Award.

Severance and Benefits Not in Connection with a Change-in-Control. In the event that an executive officer s employment is terminated by the officer for good reason or by us without cause, and not in connection with a change-in-control, as described above, then such officer is entitled to receive, subject to certain conditions outlined in the Severance Plan:

a lump sum payment within 60 days following termination in an amount equal to two times (in the case of the CEO) or 1.5 times (in the case of other executive officers) the sum of (a) the officer s annual base salary in effect when the termination occurs and (b) the officer s target annual cash bonus for the year of termination; plus

a lump sum payment within 60 days following termination in an amount equal to the officer s pro-rated target annual cash bonus for the year of termination; plus

the officer s unpaid annual cash bonus, if any, earned for the year prior to the year of termination; plus

acceleration of vesting of the executive officer s outstanding unvested time-based Incentive Awards that were granted more than six months prior to the termination; and vesting of a pro-rated portion of the executive officer s outstanding unvested performance-based Incentive Awards that were granted more than six months prior to the termination based on actual performance levels achieved at the end of the applicable performance period.

*Provisions Applicable Whether or Not Termination is in Connection with a Change-in-Control.** In addition to the above, for a period of 24 months following the termination date, subject to certain conditions outlined in the Severance Plan, the executive officer will receive continued subsidized health care benefits, to be provided concurrently with any health care benefit required under COBRA. At the discretion of the Company, the executive officers also may receive outplacement benefits at our expense.

As a condition to receiving benefits under the Severance Plan, participants will be subject to certain conditions, including entering into non-competition, non-solicitation, non-disclosure, non-disparagement and release agreements with us.

If any amounts will become subject to the excise tax imposed by Section 4999 of the Internal Revenue Code of 1986, as amended (the Code), or otherwise non-deductible under Section 280G of the Code, then such amounts will be reduced so as not to become subject to such excise tax, but only if the net amount of such payments as so reduced is greater than or equal to the net amount of such payments without such reduction. If any participant is a specified

employee under Section 409A of the Code, any compensation or benefits to be paid or received under the Severance Plan as a result of termination of employment and that constitute non-qualified deferred compensation will be delayed in accordance with the Code.

Retirement Policy

In February 2017, the Board approved an amended and restated Cheniere Energy, Inc. Retirement Policy (the Retirement Policy), effective February 17, 2017 (the Effective Date). The Retirement Policy amended and restated the previous policy that was in effect as of June 11, 2015. The Retirement Policy is limited to employees located in the United States. The Retirement Policy is not applicable in the United Kingdom or any jurisdictions in which it would be a violation of applicable laws. The Retirement Policy also does not apply to the Company s Chief Executive Officer.

Under the Retirement Policy, an employee is eligible for a Qualifying Retirement upon resigning from the Company if he or she is at least 60 years old, has at least four years of service with the Company or its affiliates (or a combination of both), and the combined sum of the employee s age and full years of service with the Company or its affiliates (or a combination of both) is equal to at least 72 years. Following an eligible employee s Qualifying Retirement, the continuous employment requirement for all of such employee s long-term incentive awards granted prior to the Effective Date will be waived, and all such awards will continue to vest in accordance with their terms. In addition, for awards granted under the Company s LTI program after the Effective Date, following a Qualifying Retirement, an employee s outstanding unvested time-based incentive awards will immediately vest, and the employee s outstanding unvested performance-based incentive awards will vest pro-rata, based on the number of months served by the employee in the performance period prior to his or her retirement, on the normal schedule applicable to such awards and based on actual performance results at the end of the relevant period. Only such time-based incentive awards and performance-based incentive awards granted at least six months prior to the Qualifying Retirement will be eligible under the Retirement Policy.

44 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

The determination of whether an employee satisfies the criteria for a Qualifying Retirement will be determined by the Company in its sole discretion. The Retirement Policy will not apply to new hire awards, special retention awards, other awards not part of any annual long-term incentive compensation program or awards under any annual cash bonus program, except as otherwise determined by the Company on a case-by-case basis. The treatment of an employee s outstanding awards under the Retirement Policy as described above is subject to the employee s execution of a release of claims against the Company and compliance with restrictive covenants as set forth in the Retirement Policy.

Executive Compensation Process

The Compensation Committee, with the support of an independent compensation consultant and management, handles the development and implementation of our executive compensation program. The Compensation Committee makes recommendations to the Board regarding our executive officers compensation for the Board s final approval.

Role of the Compensation Committee and Board

The Compensation Committee reviews and approves the performance goals recommended by management which are required to be achieved in order for our executive officers to earn performance-based compensation, and determines actual performance against the goals. The performance goals are consistent with the strategic business plan of the Company. The Compensation Committee also reviews and recommends to the Board for approval the total target annual compensation, including the competitiveness of each component of the total compensation package, for our CEO and each executive officer. Key components of this process include:

Establishing performance goals for long-term and short-term incentive awards for executive officers.

Evaluating the achievement of annual developmental, operating and corporate goals for the year to determine the total amount of the bonus pool for the annual incentive awards and evaluating the achievement of our executive officers.

Reviewing, discussing and modifying, as appropriate, recommendations from the CEO on the base salaries and annual incentive awards for our executive officers. The Compensation Committee makes its recommendations for the Board s final approval.

Meeting in executive session to discuss and determine the amount of our CEO s compensation. The Compensation Committee makes its recommendations for the Board s final approval.

Reviewing and recommending to the Board for approval long-term incentive awards for the CEO and executive officers.

Evaluating the achievement of performance goals under long-term incentive awards. Role of Management

Management and the Human Resources department support the Compensation Committee s process.

All compensation recommendations for our executive officers reflect input from our Human Resources department. Their recommendations are based on the Company s performance and their review of external market data.

At the end of the year, the CEO proposes base salaries and annual cash bonus awards for our executive officers (other than the CEO) to the Compensation Committee which then reviews, discusses and modifies, as appropriate, these recommendations.

Role of the Independent Compensation Consultant

The independent compensation consultant reports to the Compensation Committee Chairman and has direct access to Compensation Committee members. The independent compensation consultant attends Compensation Committee meetings on request and also meets with the Compensation Committee in executive session without management present.

In June 2016, the Compensation Committee engaged Meridian as its independent compensation consultant, and Meridian served as its independent compensation consultant for the remainder of 2016 and for 2017.

With respect to engaging Meridian for 2017, the Compensation Committee considered whether any conflict of interest existed under the SEC rules and NYSE American listing standards. The Compensation Committee reviewed the following related to Meridian s independence: (i) other services provided to us by Meridian; (ii) fees paid by us as a percentage of Meridian s total revenue; (iii) policies or procedures maintained by Meridian that are designed to prevent a conflict of interest; (iv) any business or personal relationships between the individual consultants involved in the engagement and a member of the Compensation

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 45

Committee; (v) any Company stock owned by the individual consultants involved in the engagement; and (vi) any business or personal relationships between our executive officers and Meridian or the individual consultants involved in the engagement and concluded that there were no conflicts of interest that prevented Meridian from serving as an independent consultant to the Compensation Committee on executive compensation matters.

Peer Group and Benchmarking

Each year, the Compensation Committee, with the assistance of management and our independent compensation consultant, reviews external market data to determine the competitiveness of the total compensation package of our executive officers. The market data includes information representative of the energy industry within which we operate and also includes compensation information from a diversified list of U.S. companies of comparable size.

The Compensation Committee reviews the following components of each executive officer s compensation relative to the amount paid to executives in similar positions within the market data: base salaries, annual cash bonuses and long-term incentive awards. The market data serves as a point of reference for measuring the compensation of each of our executive officers, but individual compensation decisions are made based on a combination of considerations, including the Company s overall performance; the individual roles, responsibilities and performance of each of our executive officers and market competitiveness. The Compensation Committee does not adhere to a rigid benchmarking process in setting compensation; rather, information is used as a market reference for the Compensation Committee.

Survey Data & Peer Group

With assistance from management and our compensation consultant, the Compensation Committee reviews our executive officers—compensation against both nationally recognized published survey data, as well as proxy data from our peer group.

As the first mover in U.S. LNG exports, Cheniere currently has no directly comparable peers. For external comparisons, the Compensation Committee referenced the following peer group of companies focused on the transportation, storage or purchase of natural gas. Cheniere ranked near the 50th percentile in enterprise value among these companies.

2017 Peer Group

Ameren Corporation
Calpine Corp.
CMS Energy Corp.
Dominion Resources, Inc.
DTE Energy Company
Dynegy Inc.
Enbridge Inc.

Enterprise Products Partners L.P.

Magellan Midstream Partners, L.P.
ONEOK, Inc.
PG&E Corporation
Public Service Enterprise Group Inc.
Sempra Energy
Spectra Energy Corp.
Targa Resources Corp.
TransCanada Corporation

46 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

As a supplement to the peer group, the Compensation Committee also considered a broad sample of companies from multiple segments of the energy industry with comparable enterprise value to the enterprise value of the Company and its publicly traded subsidiaries in determining our executive officers—compensation. Enterprise value served as the basis for selecting these companies as it best reflects the cumulative invested capital in the combined entities over which our executive officers have oversight. At the time of the benchmarking study, Cheniere—s enterprise value was greater than the median enterprise value of the companies listed below.

2017 Supplemental Survey Companies

Air Products & Chemicals, Inc.	Edison International	Occidental Petroleum Corporation
Ameren Corporation	Enbridge Inc.	ONEOK, Inc.
American Electric Power Company	Encana Corporation	Phillips 66
Anadarko Petroleum Corporation	Enterprise Products Partners L.P.	Plains All American Pipeline LP
Apache Corporation	Eversource Energy	PPG Industries, Inc.
ArcelorMittal	Exelon Corporation	PPL Corporation
Baker Hughes Inc	FirstEnergy Corp.	Praxair, Inc.
Barrick Gold Corporation	Freeport-McMoRan Inc.	Rio Tinto Group
Calpine Corp.	Halliburton Company	Sempra Energy
CenterPoint Energy, Inc.	Hess Corporation	Spectra Energy Corp
Chesapeake Energy Corporation	Kinross Gold Corporation	Suncor Energy Inc.
CMS Energy Corp.	LyondellBasell Industries N.V.	Teck Resources Limited
Devon Energy Corporation	Marathon Oil Corporation	Valero Energy Corporation
Dominion Resources, Inc.	Marathon Petroleum Corporation	WEC Energy Group, Inc.
Du Pont (E I) De Nemours	Newmont Mining Corporation	Williams Companies, Inc.
Dynegy Inc.	NRG Energy, Inc.	XCEL Energy Inc.

The Compensation Committee believes this combined benchmarking approach provides the best reflection of industry, size and organizational complexity.

Other Considerations

Stock Ownership Guidelines

Our Board believes that significant stock ownership by our executive officers strengthens their alignment with shareholders and demonstrates the executive officers commitment to the Company. We have implemented rigorous stock ownership guidelines as detailed below.

Stock Ownership Guidelines for

Non-Employee Directors and Executive Officers								
Position	Stock Ownership Guidelines							
Non-Employee Directors	3x the director s prevailing annual equity retainer award							
President and CEO	5x base salary							
	2x base salary							

Executive Vice Presidents and Senior Vice Presidents

Furthermore, pursuant to Mr. Fusco s employment agreement, Mr. Fusco has purchased \$10,000,000 worth of common shares of the Company. All non-employee directors and executive officers are expected to be in full compliance with the guidelines within five years of initial appointment to a position subject to the guidelines, with certain ownership thresholds that must be met in the interim period. If a non-employee director or executive officer is not in compliance with the guidelines, he or she is required to retain the entire after-tax value of Company stock received upon the vesting of stock awards and the exercise of stock options until the interim threshold requirements or compliance with the guidelines is achieved. The Board recognizes that there may be occasions in which the guidelines place a severe hardship on the individual and has delegated discretion to the Governance and Nominating Committee to determine whether an exemption should be granted to the individual in such instances. All of our non-employee directors and executive officers are in compliance with the guidelines.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 47

Additional Considerations

The Compensation Committee will continue to evaluate further changes to its compensation policies and practices. We will at all times comply with SEC and NYSE American required compensation recoupment policies and practices and intend to evaluate our current clawback practices and update our related policies and practices in the future. We also included clawback provisions in our 2017 and 2018 equity awards and intend to continue to include clawback provisions in future equity awards to executives. Mr. Fusco s employment agreement provides that he will be subject to and will abide by any policy the Company adopts regarding the clawback of incentive compensation and any additional clawback provisions as required by law and applicable listing rules.

Tax and Accounting Considerations

In designing our compensation programs, we take into account the various tax, accounting and disclosure rules associated with various forms of compensation. We also review and consider the deductibility of executive compensation under Section 162(m) of the Code and design our compensation programs with the intent that they comply with Section 409A of the Code. Section 162(m) of the Code generally limited the deductibility of certain compensation expenses in excess of \$1,000,000 paid to any one executive officer within a fiscal year unless it was performance-based compensation. For compensation to be performance-based, it was required to meet certain criteria, including performance goals approved by our stockholders and, in certain cases, objective targets based on performance goals approved by stockholders. However, the Tax Cuts and Jobs Act substantially modified the Code and, among other things, eliminated the performance-based compensation exception under Section 162(m) unless it qualifies for transition relief applicable to certain arrangements in place as of November 2, 2017. We generally seek to preserve tax deductions for executive compensation but recognize that it may be beneficial to grant compensation that is not fully tax deductible when we believe it is in the best interests of the Company and our shareholders.

48 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

COMPENSATION COMMITTEE REPORT

The Compensation Committee has reviewed and discussed the Compensation Discussion and Analysis required by Item 402(b) of Regulation S-K with management and, based on such review and discussions, the Compensation Committee recommended to the Board that the Compensation Discussion and Analysis be included in this Proxy Statement.

THE COMPENSATION COMMITTEE

Nuno Brandolini, Chairman

David B. Kilpatrick

John J. Lipinski

Heather R. Zichal

SUMMARY COMPENSATION

The following table and narrative text sets forth the total compensation awarded to, earned by or paid to our Chief Executive Officer (CEO), Chief Financial Officer and three other most highly compensated executive officers for 2017, who are referred to as our NEOs in the following compensation tables.

Summary Compensation Table

Non-Equity

Incentive

All

						Plan	Other	
		Salary	BonuSt	ock AwardsC	Cor	npensaGom	pensation	Total
Name and Principal Position	Year	(\$) ⁽¹⁾	$(\$)^{(2)}$	$(\$)^{(3)}$		(\$) ⁽⁴⁾	(\$) ⁽⁵⁾	(\$)
Jack A. Fusco	2017	\$ 1,250,000	\$	\$6,506,329	\$	3,125,000	\$23,316	\$ 10,904,645
President and CEO	2016	\$ 778,846	\$ 2,303,938	\$8,214,240			\$ 3,190	\$11,300,214
Michael J. Wortley	2017	\$ 598,533	\$	\$1,561,515	\$	1,100,000	\$16,951	\$ 3,276,999
EVP and CFO	2016	\$ 561,750	\$ 1,000,000		\$	1,186,000	\$ 16,215	\$ 2,763,965
	2015	\$ 565,385	\$ 436,800		\$	13,186,000	\$ 14,938	\$ 14,203,123
Anatol Feygin	2017	\$ 499,309	\$	\$1,301,341	\$	850,000	\$ 16,057	\$ 2,666,707
EVP and Chief Commercial	2016	\$ 481,500	\$ 700,000		\$	1,090,000	\$ 2,645	\$ 2,274,145

Officer	2015	\$ 484,615	\$ 374,400		\$ 10,010,000	\$ 3,436	\$ 10,872,451
Sean N. Markowitz	2017	\$ 444,577	\$	\$ 702,705	\$ 675,000	\$21,024	\$ 1,843,306
General Counsel and							
Corporate Secretary							
Douglas D. Shanda	2017	\$ 447,500	\$ 112,500	702,705	\$ 720,000	\$21,024	\$ 2,003,729
SVP, Operations	2016	\$ 381,365	\$ 621,250		\$ 1,090,000	\$17,956	\$ 2,110,571

- (1) This column represents the base salary earned, including any amounts invested by the NEOs in the Company s Retirement Plan. The Company s Retirement Plan is described in CD&A under Compensation and Benefits.
- (2) For 2015 and 2016, this column represents the cash bonus awards paid to the NEOs for performance for each respective year. In 2016 and 2017, Mr. Shanda also received a discretionary cash bonus as part of a retention program of \$96,250 and \$112,500, respectively.
- (3) The amounts in this column reflect the grant date fair value of awards, computed in accordance with stock-based compensation accounting rules. Values for awards subject to performance conditions are computed based on the probable outcome of the performance condition as of the grant date for the award. A discussion of the assumptions used in calculating the award values may be found in Note 15 to our 2017 audited financial statements beginning on page 100 of our Form 10-K filed with the SEC on February 21, 2018.

For 2017, the Stock Awards column includes the grant date fair value of share-based RSUs and PSUs granted in February 2017, which will ultimately be settled in shares of common stock. The value of the PSUs ultimately realized by officers upon the actual vesting of the awards may or may not be equal to this determined value, as these awards are subject to performance conditions and have been valued based on target performance at date of grant. If a maximum, rather than target, number of units is used to determine the maximum award opportunity for the NEOS for the 2017 PSU awards, the amounts in this column would be increased by the following amounts: Mr. Fusco, \$6,506,329; Mr. Wortley, \$1,561,515; Mr. Feygin, \$1,301,341; Mr. Markowitz, \$702,705 and Mr. Shanda, \$702,705. Please see 2017 LTI Awards on page 40 of this Proxy Statement for further detail on these awards.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 49

For Mr. Fusco, the amount in this column for 2016 represents the grant date fair value (at \$34.75 per share) of shares of restricted stock granted to him on May 12, 2016 in connection with his employment, 25% of these shares vested on December 31, 2016 and the remaining 75% will vest in five equal installments every six months beginning May 12, 2017 through May 12, 2019, in each case subject to continued employment.

(4) For 2017, this column represents the actual amounts paid under the Annual Incentive Program.

For 2015 and 2016, the amounts in this column reflect the grant date fair value of cash-settled awards, computed in accordance with stock-based compensation accounting rules.

On October 1, 2016, Messrs. Wortley, Feygin, Markowitz and Shanda were each granted 25,000 cash-settled phantom units. These units have a grant date fair value per share of \$43.60 and will vest and become payable in two equal installments. The first vesting occurred on October 1, 2017, and the remaining vest will occur on October 1, 2018.

On April 21, 2015, Messrs. Wortley and Feygin were each granted long-term, cash-settled phantom unit awards for the growth in our market capitalization measured by the change in total shareholder value above certain thresholds.

For Messrs. Wortley and Feygin, these cash-settled phantom units have a grant date fair value per share of \$77.00 and will vest and become payable in three equal installments. The first installment vested on February 1, 2016 (with a fair market value of \$29.28), the second installment vested on February 1, 2017 (with a fair market value of \$47.10) and the remaining installment vested on February 1, 2018 (with a fair market value of \$57.86).

In addition, upon the issuance of Notice to Proceed (NTP) to commence construction of Trains 1 and 2 of the SPL Project on August 9, 2012, Mr. Wortley was granted an LTI Award. A portion of the LTI Award for construction of Trains 1 and 2 of the SPL Project was granted as a cash award. The cash awards vested and were paid in five equal annual installments of 20% on August 9, 2012, August 9, 2013, August 9, 2014, August 9, 2015 and August 9, 2016. These amounts for 2015 and 2016 are included in this column.

(5) This column represents all other compensation not reported in the previous columns, including the costs to the Company of providing certain perquisites and other personal benefits, payment of insurance premiums and matching contributions allocated by the Company pursuant to the Company s Retirement Plan.

All Other Compensation included in the Summary Compensation Table

Company

]	Perquisites and				Contributions to				
			Other Personal	Ins	urance	R	etirement and			
			Benefits	Pre	miums	401	(k) Plans	Total		
Name	Year		(\$) ^(A)		(\$) ^(B)		(\$) ^(C)	(\$)		
Jack A. Fusco	2017	\$	5,556	\$	1,560	\$	16,200	\$ 23,316		
Juck 11. 1 useo	2016	\$	2,280	\$	910	\$		\$ 3,190		
	2017	\$	3,420	\$	1,560	\$	11,971	\$ 16,951		
Michael J. Wortley	2016	\$	3,420	\$	1,560	\$	11,235	\$ 16,215		
	2015	\$	2,598	\$	1,140	\$	11,200	\$ 14,938		
	2017	\$	3,420	\$	1,560	\$	11,077	\$ 16,057		
Anatol Feygin	2016	\$	1,140	\$	1,505	\$		\$ 2,645		
	2015	\$	2,144	\$	1,292	\$		\$ 3,436		
Sean N. Markowitz	2017	\$	3,420	\$	1,404	\$	16,200	\$ 21,024		
D 1 D Cl 1	2017	\$	3,420	\$	1,404	\$	16,200	\$ 21,024		
Douglas D. Shanda	2016	\$	855	\$	1,201	\$	15,900	\$ 17,956		

⁽A) The amount in this column includes the aggregate incremental cost to the Company attributable to a parking space in our Houston office building for all NEOs. For Mr. Fusco, the amount in this column also includes the cost for parking in our Washington, D.C. office.

50 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

⁽B) The amounts in this column reflect insurance premiums payable for basic term life insurance with a benefit of two times annual base salary capped at a maximum of \$1,000,000. The amounts in this column also reflect insurance premiums payable for accidental death and dismembership life insurance with a benefit of two times annual base salary capped at a maximum of \$1,000,000. These benefits are available to all employees of the Company.

⁽C) The amounts in this column reflect matching contributions allocated by the Company to each of the NEOs pursuant to the Company s Retirement Plan.

Grants of Plan-Based Awards

The following table and narrative text describe the plan-based awards granted to each NEO during 2017 valued at fair market value on the date of grant. The awards listed in the table were granted under the Cheniere Energy, Inc. 2011 Incentive Plan, as amended (the 2011 Plan) and are described in more detail in Compensation Discussion and Analysis beginning on page 29 of this Proxy Statement.

Grants of Plan-Based Awards During Fiscal Year 2017

						Estimat	ed Future	Dovouts	All Other	
			Estima	ated Future	Payouts				Stock	
				Non-Equity Plan Awards		Under	Equity In Plan Awards		Awards:	
				Tan Awarus	5(-)		Awarus	Nı	ımber of	
								110		Grant Date
									Shares	
									dfa	ir Value of
									Stock	Stock
										and Option
		T	hreshold	Target	Maximum	nreshold	TargetN	Iaximum	Units	Awards
Name	Type of Award	Grant Date	(\$)	(\$)	(\$)	(#)	(#)	(#)	(#)	$(\$)^{(2)}$
Jack A. Fusco	Cash Bonus		781,250	1,562,500	3,125,000					
	RSUs	02/17/2017							69,646	3,253,165
	PSUs	02/17/2017				34,823	69,646	139,292		3,253,165
Michael J.	Cash Bonus		270 000	5 40,000	1 000 000					
Wortley	RSUs	02/17/2017	270,000	540,000	1,080,000				16,715	780,758
	PSUs	02/17/2017				8,358	16,715	33,430	10,713	780,758
Anatol	Cash Bonus	02/17/2017				0,550	10,715	33,130		700,730
Feygin			225,000	450,000	900,000					
	RSUs	02/17/2017							13,930	650,670
	PSUs	02/17/2017				6,965	13,930	27,860		650,670
Sean N.	Cash Bonus									
Markowitz	DOLL	02/17/2017	180,000	360,000	720,000				7.500	251 252
	RSUs PSUs	02/17/2017 02/17/2017				2 761	7,522	15,044	7,522	351,353
Douglas D.	Cash Bonus	02/17/2017				3,761	1,322	13,044		351,353
Shanda	Casii Dollus		180,000	360,000	720,000					
	RSUs	02/17/2017	100,000	200,000	720,000				7,522	351,353
	PSUs	02/17/2017				3,761	7,522	15,044	,,,,,,	351,353

- (1) The amounts in these columns represent the payout at the threshold, target and maximum award levels for 2017 under the Annual Incentive Program. If the threshold performance level is not met, the pool funding level will be 0%. Other than for the CEO, actual awards to NEOs can exceed the maximum estimated possible payout of 200% of the individual starget due to adjustments made for individual performance. Under Mr. Fusco s employment agreement, his maximum award level is 200% of his target. The various measures and details relating to the 2017 Annual Incentive Awards are presented beginning on page 37.
- (2) The amounts shown in this column reflect the total grant date fair values of RSUs and PSUs calculated in accordance with generally accepted accounting principles in the United States regarding stock compensation. A discussion of the assumptions used in calculating the award values may be found in Note 15 to our 2017 audited financial statements beginning on page 100 of our Form 10-K filed with the SEC on February 21, 2018. Please see 2017 LTI Awards on page 40 of this Proxy Statement for more information about these RSU and PSU awards.

Narrative to the Summary Compensation & Grants of Plan-Based Awards Tables

Compensatory Arrangements for Certain Executive Officers

For a discussion regarding the compensatory arrangement between the Company and Mr. Fusco for his service as President and CEO, see Compensatory Arrangement with President and CEO on page 42 of this Proxy Statement.

For a discussion regarding the awards granted to the NEOs in 2017 as disclosed in the table above, see Annual Incentive Award on page 37 and LTI Program page 39 of this Proxy Statement.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 51

OUTSTANDING EQUITY AWARDS AT FISCAL YEAR-END

The following table contains information about our NEOs outstanding equity awards at December 31, 2017.

Outstanding Equity Awards at December 31, 2017

Stock Awards

Name and Grant Date	Number of Shares or Units of Stock That Have Not Vested (#)	Market Value of Shares or Units of Stock That Have Not Vested (\$)(1)	Units or Other Rights That Have Not Vested	Equity Incentive Plan Awards: Market or Payout Value of Unearned Shares, Units or Other Rights That Have Not Vested (\$)(6)
Jack A. Fusco 5/12/2016 2017 LTI Award (2/17/2017)	106,371 ⁽²⁾ 69,646	\$ 5,727,015 \$ 3,749,741		\$ 3,749,740
Michael J. Wortley 2/18/2013 2017 LTI Award (2/17/2017)	70,000 ₍₃₎ 16,715	\$ 3,768,800 \$ 899,936		\$ 899,935

Anatol Feygin 4/1/2014 2017 LTI Award (2/17/2017)	25,000 ⁽⁴⁾ 13,930	\$ \$	1,346,000 749,991	13,930	\$ 749,991
Sean N. Markowitz 2017 LTI Award (2/17/2017)	7,522	\$	404,984	7,522	\$ 404,984
Douglas D. Shanda 2/18/2013 2017 LTI Award (2/17/2017)	11,000 ⁽³⁾ 7,522	\$ \$	592,240 404,984	7,522	\$ 404,984

- (1) The values represented in this column have been calculated by multiplying \$53.84, the closing price of our common stock on December 29, 2017, by the number of unvested shares of restricted stock and RSUs.
- (2) This amount represents the unvested restricted stock that Mr. Fusco was granted in connection with the commencement of his employment.
- (3) This amount represents the unvested restricted stock that was granted to Messrs. Wortley and Shanda as their milestone awards for construction of Trains 3 and 4 of the SPL Project. The first installment of 30% of the milestone awards vested upon the closing of financing and issuance of NTP to commence construction of Trains 3 and 4 of the SPL Project on May 28, 2013. The second installment of 20% of the milestone awards vested upon payment of 60% of the original contract price of the EPC contract on October 1, 2014. The third installment of the milestone award vested upon substantial completion of Train 4 of the SPL project on October 9, 2017, and the remaining installment (30%) will vest on the first anniversary of substantial completion of Train 4 of the SPL Project.
- (4) This amount represents unvested restricted stock that Mr. Feygin was granted in connection with the commencement of his employment.
- (5) The amounts in this column are the target amount of PSUs granted as part of the 2017 LTI Award and have a performance period of January 1, 2018 to December 31, 2019.
- (6) The values represented in this column have been calculated by multiplying \$53.84, the closing price of our common stock on December 29, 2017, by the target number of PSUs. This estimated payout is not necessarily indicative of the actual payout at the end of the performance period.

52 **Cheniere Energy, Inc.** Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

OPTION EXERCISES AND STOCK VESTED

The following table sets forth the number of shares of restricted stock that vested and the aggregate dollar value realized upon the vesting of such restricted stock for our NEOs in 2017. There were no option exercises by our NEOs in 2017.

Option Exercises and Stock Vested During Fiscal Year 2017

	Number of Shares	Option Awards	St	Stock Awards		
	Acquired on	Value Rea nne dber	of Shares	Value Realized on		
	Exercise	on Exequisæd o	on Vesting	Vesting		
Name	(#)	(\$)	(#)	(\$) ⁽¹⁾		
Jack A. Fusco			70,915	\$3,490,081		
Michael J. Wortley			46,666	\$2,154,569		
Anatol Feygin			25,000	\$1,181,750		
Sean N. Markowitz						
Douglas D. Shanda			17,333	\$ 791,765		

(1) The value in this column for the NEOs restricted stock that vested during 2017 has been calculated by multiplying the per share fair market value of the underlying shares on the vesting date by the number of shares of restricted stock that vested.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 53

POTENTIAL PAYMENTS UPON TERMINATION OR CHANGE-IN-CONTROL

The following table and narrative text describe the potential value that the NEOs would receive upon accelerated vesting of their outstanding equity grants and change-in-control cash payments assuming certain triggering events occurred on December 29, 2017. The value shown in the table assumes a December 29, 2017 termination date and uses the closing price of our common stock of \$53.84 on December 29, 2017, as reported on the NYSE American. All amounts are estimates of the amounts which would be realized upon the triggering event. The actual value of the amounts can only be determined at the time such NEO leaves the Company.

As discussed in CD&A under the Components of our Executive Compensation Program, we have entered into an employment agreement with Mr. Fusco and adopted a Severance Plan that covers all of our NEOs. For a description of the potential payments upon termination or change-in-control for (i) Mr. Fusco under his employment agreement and (ii) all of our NEOs under the Severance Plan, please see page 42 and page 43 of this Proxy Statement, respectively.

Potential Payments upon Termination or Change-in-Control Assuming Termination Event Occurs on December 29, 2017

				Termination
				without
		Termination		Cause or
	Termination	by Company		Resignation
	for	without		by Executive
	Cause or	Cause or		with Good
Jack A. Fusco	by Executive	Resignation		Reason, in
F D	without	by Executive		Connection
Executive Benefits and Payments	Good	for Good	Immediately upon	with Change-
Upon Termination	Reason	Reason	Death/DisabilityChange-in-Control	in-Control
Cash Compensation		\$ 5,625,000		\$ 8,437,500
Prorated Target Bonus		\$ 1,562,500		\$ 1,562,500

Health and Welfare Bene	fits	\$ 46,344				\$	46,344
Long-Term Incentives (b) Grant Date):	y						
05/12/2016 Restricted Stock ⁽¹⁾		\$ 3,818,026	\$ 5,727,039	\$	5,727,039		
02/17/2017 Restricted S Units	tock	\$ 3,749,741	\$ 3,749,741	\$	3,749,741		
02/17/2017 Performance Stock Units	2	\$ 1,249,914	\$ 3,749,741	\$	3,749,741	\$	
Total	\$	\$ 14,801,610	\$ 9,476,780	\$	9,476,780	\$ 10	,046,344
						Ter	mination
						Ter	mination without
		Termination				Ter	
	Termination	Termination by Company					without
	for					Re	without Cause or
		by Company				Re by I	without Cause or signation
Michael J. Wortley	for Cause	by Company without				Re by I	without Cause or signation Executive
	for Cause or	by Company without Cause or				Re by I w R	without Cause or signation Executive
Michael J. Wortley Executive Benefits and Payments	for Cause or by Executive	by Company without Cause or Resignation		Imme	diately upon	Re by I w R	without Cause or signation Executive with Good Reason, in
Executive Benefits and Payments	for Cause or by Executive without	by Company without Cause or Resignation by Executive			diately upon e-in-Control	Re by I w R Co with	without Cause or signation Executive with Good Reason, in
Executive Benefits and	for Cause or by Executive without Good	by Company without Cause or Resignation by Executive for Good				Re by I w R Co with ir	without Cause or signation Executive with Good Reason, in connection Change-

Health and Welfare Benefits	:	\$	46,344			\$ 46,344
Long-Term Incentives (by Grant Date):						
02/18/2013 Restricted Stock ⁽²⁾						\$ 3,775,800
04/21/2015 Phantom Units ⁽³⁾	:	\$ 3	3,051,005	\$ 3,051,005	\$ 3,051,005	
10/01/2016 Phantom Units	:	\$	673,000	\$ 673,000	\$ 673,000	
02/17/2017 Restricted Stock Units	;	\$	899,936	\$ 899,936	\$ 899,936	
02/17/2017 Performance Stock Units	;	\$	299,979	\$ 899,936	\$ 899,936	
Total	\$	\$ 7	7,220,263	\$ 5,523,876	\$ 5,523,876	\$ 6,635,144

⁵⁴ Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

								Te	ermination
									without
		To	ermination						Cause or
	Termination	by	Company					R	Resignation
	for		without					by	Executive
A 41E .	Cause or		Cause or						with Good
Anatol Feygin	by Executive	R	Resignation						Reason, in
F (P ()	without	by	Executive					(Connection
Executive Benefits and Payments	Good		for Good			Immed	diately upon	wit	th Change-
Upon Termination	Reason		Reason	Deat	h/Disability	Change	e-in-Control		in-Control
Cash Compensation	TCUSOII	\$	1,425,000	Dear	in Disability	Chung	om control		1,900,000
Cush Compensation		Ψ	1,123,000					Ψ	1,500,000
Prorated Target Bonus		\$	450,000					\$	450,000
Health and Welfare Bene.	fits	\$	42,581					\$	42,581
Long-Term Incentives (by	.,								
Grant Date):	y								
04/01/2014 Restricted									
Stock				\$	1,346,000	\$	1,346,000		
04/21/2015 Phantom									
Units ⁽³⁾		\$	2,333,103	\$	2,333,103	\$	2,333,103		
10/01/001 C PI	•.	Φ.	672 000	Φ.	(50,000	Φ.	(52.000		
10/01/2016 Phantom Un	nits	\$	673,000	\$	673,000	\$	673,000		
02/17/2017 Restricted		\$	749,991	\$	749,991	\$	749,991		
Stock Units									

02/17/2017 Performance									
Stock Units		\$	249,997	\$	749,991	\$	749,991		
Total	\$	\$	5,923,672	\$	5,852,085	\$	5,852,085	\$	2,392,581
								Te	ermination
									without
		T	ermination						Cause or
	Termination	by	Company					R	Resignation
	for Cause		without					by	Executive
Sean N. Markowitz	or		Cause or						with Good
	by Executive	F	Resignation						Reason, in
Executive Benefits and	without	by	Executive					(Connection
Payments	Good		for Good]	Immed	iately upon	wit	th Change-
Upon Termination	Reason		Reason	Deat	h/Disability (Change	-in-Control		in-Control
Cash Compensation		\$	1,215,000					\$	1,620,000
Prorated Target Bonus		\$	360,000					\$	360,000
Health and Welfare Benef	its	\$	46,344					\$	46,344
Long-Term Incentives (by Grant Date):	7								
11/02/2015 Phantom Uni	its	\$	538,400	\$	538,400	\$	538,400		

02/17/2017 Restricted Stock Units		\$	404,984	\$	404,984	\$	404,984		
02/17/2017 Performand Stock Units	ce	\$	134,995	\$	404,984	\$	404,984		
Total	\$	\$	3,372,723	\$	2,021,369	\$	2,021,369	\$	2,026,344
								Te	rmination
									without
		T	mination						Cause or
								R	esignation
	Termination	by (Company						by
	for Cause		without						Executive
Douglas D. Shanda	or		Cause or					•	with Good
Douglas D. Shanda	by Executive	Re	Resignation]	Reason, in
	without	by I	Executive					C	onnection
Executive Benefits and Payments	Good		for Good		I	mmedi	ately upon	wit	h Change-
Upon Termination	Reason		Reason	Death	Disability C	hange-	in-Control	i	n-Control
Cash Compensation ⁽⁴⁾		\$	1,665,000	\$	450,000	\$		\$	2,070,000
Prorated Target Bonus		\$	360,000					\$	360,000
Health and Welfare Ben	efits	\$	32,455					\$	32,455
Long-Term Incentives (I Grant Date):	ру								

Table of Contents 129

\$

592,240

02/18/2013 Restricted

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Stock ⁽²⁾					
04/21/2015 Phantom Units ⁽³⁾	\$	1,076,800	\$ 1,076,800	\$ 1,076,800	
10/01/2016 Phantom Units	\$	673,000	\$ 673,000	\$ 673,000	
02/17/2017 Restricted Stock Units	\$	404,984	\$ 404,984	\$ 404,984	
02/17/2017 Performance Stock Units	\$	134,995	\$ 404,984	\$ 404,984	
Total	\$ \$	4,347,235	\$ 3,009,769	\$ 2,559,769	\$ 3,054,695

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 55

- (1) Mr. Fusco s shares of restricted stock will vest in full upon death or disability or upon a change-in-control. In the event the Company terminates Mr. Fusco s employment without Cause (as defined in the grant agreements) or Mr. Fusco terminates his employment for Good Reason (as defined in the grant agreements), Mr. Fusco s shares of restricted stock from this grant not then vested that are scheduled to vest within one year following termination will continue to vest in accordance with their schedule.
- (2) The shares of restricted stock granted to Messrs. Wortley and Shanda as milestone awards for construction of Trains 3 and 4 of the SPL Project will vest in full in the event the Company terminates the NEO s employment without Cause (as defined in the grant agreements) or the NEO terminates his or her employment for Good Reason (as defined in the grant agreements) within one year after the effective date of a change-in-control (as defined in the grant agreements) of the Company.
- (3) The phantom units granted under the 2014-2018 LTIP will immediately vest in full in the event the Company terminates the NEO s employment without Cause (as defined in the grant agreements), the NEO terminates his or her employment for Good Reason (as defined in the grant agreements), the NEO dies or incurs a disability, or a change-in-control (as defined in the grant agreements) of the Company occurs.
- (4) For Mr. Shanda, if his employment is terminated by the Company other than for Cause or he terminates for Good Reason, he is entitled to receive a cash payment equal to the remaining amount due under his Retention Bonus described on page 39 of this Proxy Statement.

Narrative to the Potential Payments upon Termination or Change-in-Control

Change-in-Control Cash Payment

In December 2016, the Compensation Committee recommended and the Board approved the Cheniere Energy, Inc. Key Executive Severance Pay Plan (as amended, the Severance Plan) for certain employees of the Company, including the NEOs, with effect beginning on January 1, 2017. The Severance Plan was amended and restated in February 2017 and further amended in January 2018. Please see Severance Plan on page 43 of this Proxy Statement for details regarding the Company s Severance Plan.

Cash, Phantom, Restricted Stock, RSU and PSU Awards

The restricted stock awards granted to each NEO, if applicable, as the NEO s milestone award for construction of Trains 3 and 4 of the SPL Project will vest in full in the event the Company terminates the NEO s employment without Cause or the NEO terminates his or her employment for Good Reason within one year after the effective date of a change-in-control of the Company. In the event the Company terminates the NEO s employment without Cause or the NEO terminates his or her employment for Good Reason, the restricted stock milestone award for construction of Trains 3 and 4 of the SPL Project will continue to vest in accordance with its schedule.

The cash-settled phantom units that were granted to each NEO, if applicable, in October 2016 will vest in full on a change-in-control of the Company or if the Company terminates the NEO s employment without Cause or the NEO terminates his or her employment for Good Reason.

Under the Severance Plan, all incentive awards granted in 2017 or later generally vest in full, with performance-based incentive awards vesting at the target level, upon a change-in-control; provided that any performance-based incentive awards that vest based on TSR will vest based on the actual TSR as of the date of the change-in-control. In the event that the Company terminates the NEO s employment without Cause or the NEO terminates his or her employment for Good Reason not in connection with a change-in-control, (1) all time-based incentive awards that were granted in 2017 or later and more than six months prior to the termination generally vest in full and (2) a prorated portion of performance-based incentive awards that were granted in 2017 or later and more than six months prior to termination vest based on actual performance.

The award agreements pursuant to which each of the outstanding awards were granted also generally provide that the awards vest in full upon a termination of employment due to death or disability.

Notwithstanding the terms of the Severance Plan, the Special Retention Awards granted in February 2018 do not vest if the NEO does not remain employed with the Company through the vesting date except in the event of death or disability, change-in-control or if the NEO is terminated without cause or for good reason within three months prior to a change-in-control.

Pursuant to the grant agreements, Cause generally means the termination of employment of the NEO with the Company or an affiliate under any of the following circumstances: (i) the willful commission by the NEO of a crime or other act of misconduct that

56 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

causes or is likely to cause substantial economic damage to the Company or an affiliate or substantial injury to the business reputation; (ii) the commission by the NEO of an act of fraud in the performance of the NEO s duties on behalf of the Company or an affiliate; (iii) the willful and material violation by the NEO of the Company s Code of Business Conduct and Ethics Policy; or (iv) the continuing and repeated failure of the NEO to perform his or her duties to the Company or an affiliate, including by reason of his or her habitual absenteeism, which failure has continued for a period of at least 30 days following delivery of a written demand for substantial performance to the NEO by the Board which specifically identifies the manner in which the Board believes that the NEO has not performed his or her duties.

A Good Reason termination of a NEO generally will occur, assuming the Company fails to cure such circumstances within 30 days after receipt of written notice of the Good Reason termination, upon the NEO s termination of employment due to one of the following events: (i) the removal from or failure to re-elect the NEO to the office or position in which he or she last served; (ii) the assignment to the NEO of any duties, responsibilities, or reporting requirements materially inconsistent with his or her position with the Company or an affiliate, or any material diminishment, on a cumulative basis, of the NEO s overall duties, responsibilities, or status; or (iii) a material reduction by the Company or an affiliate in the NEO s annual base salary; or (iv) the requirement by the Company or an affiliate that the principal place of business at which the NEO performs his or her duties be changed to a location more than fifty (50) miles from his or her current place of business.

Generally, a Change-in-Control of the Company will occur if: (i) any person or entity directly or indirectly becomes the beneficial owner of 30% or more (or 50.1% in the case of the RSU and PSU awards) of the shares of voting stock of the Company then outstanding; (ii) the consummation of any merger, reorganization, business combination or consolidation of the Company or one of its subsidiaries with or into any other company (other than when the holders of the voting stock immediately prior thereto hold more than 50% of the combined voting power of the stock of the surviving company or parent of the surviving company immediately thereafter); (iii) a majority of the current members of the Board or their approved successors cease to be our directors; or (iv) the consummation of a sale or disposition by the Company of all or substantially all of our assets (other than a sale or disposition in which the same shareholders before the sale or disposition own 50% of the outstanding common stock after the transaction is complete).

CEO PAY RATIO

Set forth below is the annual total compensation of our median employee, the annual total compensation of Mr. Fusco and the ratio of those two values:

The 2017 annual total compensation of the median employee (other than our President and CEO) was \$180,761;

The 2017 annual total compensation of our President and CEO, Mr. Fusco, was \$10,904,645; and

For 2017, the ratio of the annual total compensation of Mr. Fusco to the median annual total compensation of all of our employees was reasonably estimated to be 60.3 to 1.

To identify our median employee, we used our employee population as of December 31, 2017, including full-time, part-time and temporary employees. We excluded our employees in Singapore and Chile, as the employees located in these countries (7 and 3, respectively) represented fewer than 5% of our total employees. Our total employee count

was 1,203 prior to excluding Singapore and Chile and 1,193 after accounting for these exclusions. We measured compensation based on annual total compensation (including equity awards received in 2017 valued on the grant date) using the same methodology that we use to determine our NEOs annual total compensation for the Summary Compensation Table. We annualized the base salary paid to permanent employees newly hired during 2017 and did not apply any cost-of-living adjustments in measuring compensation.

As required by SEC rules, after identifying our median employee (who is located in the U.S.), we calculated 2017 annual total compensation for both our median employee and Mr. Fusco using the same methodology that we use to determine our NEOs annual total compensation for the Summary Compensation Table.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 57

PROPOSAL 2 ADVISORY ANDNON-BINDING VOTE TO APPROVE THE COMPENSATION OF THE COMPANY S NAMED EXECUTIVE OFFICERS FOR 2017

In accordance with Section 14A of the Exchange Act, we are asking shareholders to vote on an advisory, non-binding basis to approve the compensation paid to our named executive officers for fiscal year 2017. We ask shareholders to read the CD&A section of this Proxy Statement for a full discussion of our executive compensation practices and decisions. The CD&A details our executive compensation policies and incentive programs and explains the compensation decisions relating to the named executive officers for fiscal year 2017. In response to shareholder feedback, the Compensation Committee and Board have taken considerable steps to further align our executive compensation programs with the Company s strategy and long-term performance. The Compensation Committee believes that our compensation policies and programs continue to align our executive officers interests with the interests of our shareholders and that the compensation received by the named executive officers is commensurate with the performance of the Company as a whole.

Specifically, we ask the shareholders to approve the following resolution:

RESOLVED, that the Company s shareholders approve, on an advisory basis, the compensation paid to the Company s named executive officers, as disclosed in this Proxy Statement pursuant to the Securities and Exchange Commission s compensation disclosure rules, including the Compensation Discussion and Analysis, compensation tables and narrative discussion on pages 29 through 57 of this Proxy Statement.

Although the outcome of this vote is not binding on the Board, the Board values shareholders views, and the Compensation Committee and Board will consider the outcome of the advisory vote when making future compensation decisions.

The Board has adopted a policy of providing for annual say-on-pay votes. The next say-on-pay vote will occur at our 2019 Annual Meeting of Shareholders.

The Board recommends a vote FOR the resolution approving the named executive officer compensation for fiscal year 2017 as disclosed in this Proxy Statement.

58 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

REPORT OF THE AUDIT COMMITTEE

The Audit Committee of the Board is responsible for oversight of the accounting and financial reporting processes of the Company and oversight of the audits of our financial statements. Management is responsible for the Company s internal control over financial reporting and the preparation of the financial statements. KPMG LLP, the Company s independent registered public accounting firm (KPMG), is responsible for performing an independent audit of the Company s consolidated financial statements in accordance with the standards of the Public Company Accounting Oversight Board (United States) and issuing a report thereon. KPMG is also responsible for performing an independent audit of the Company s internal control over financial reporting. The Audit Committee s responsibility is to oversee these processes.

The Audit Committee currently consists of four Directors. All members of the Audit Committee meet the NYSE American independence standards and the applicable rules of the SEC. The Board has determined that each of Messrs. Lipinski and Robillard is an audit committee financial expert , as defined in Item 407(d)(5)(ii) of Regulation S-K promulgated by the SEC. The Audit Committee operates under a written charter adopted by the Board which is available on our website at *www.cheniere.com*. The Audit Committee reviews the adequacy of, and compliance with, the Audit Committee charter annually.

The Audit Committee is directly responsible for the appointment, compensation, retention and oversight of KPMG. As part of fulfilling this responsibility, the Audit Committee engages in an annual evaluation of, among other things, KPMG s qualifications, independence, performance and communications with the Audit Committee, and whether KPMG should be retained for the upcoming year s audit. The Audit Committee reviews significant audit findings together with management s responses thereto. The Audit Committee performs additional activities in accordance with the responsibilities of the Audit Committee specified in the Audit Committee charter.

The Audit Committee reviews the Company s hiring policies and practices with respect to current and former employees of KPMG. In addition, the Audit Committee preapproves all services provided by KPMG.

The Audit Committee discussed with both our internal auditor and KPMG the overall scope and plans for their respective audits. In addition, the Audit Committee met with the Company's internal auditor and KPMG, with and without management present, to review and discuss all financial statements prior to their issuance and to discuss significant accounting issues, the results of their examinations, their evaluations of the Company's internal controls, and the overall quality of the Company's financial reporting. Management advised the Audit Committee that all financial statements were prepared in accordance with generally accepted accounting principles. The Audit Committee's review with the internal auditor and KPMG included discussions of those matters required to be discussed by Standards of the Public Company Accounting Oversight Board. The Audit Committee also discussed with KPMG, among other things, matters relating to their independence, and the Audit Committee received the written disclosures and the letter from KPMG required by applicable requirements of the Public Company Accounting Oversight Board regarding KPMG's communications with the Audit Committee concerning independence.

On the basis of these reviews and discussions, the Audit Committee recommended to the Board that the Board approve the inclusion of the Company s audited financial statements in our Annual Report on Form 10-K for the year ended December 31, 2017 for filing with the SEC.

THE AUDIT COMMITTEE

Donald F. Robillard, Jr., Chairman

Vicky A. Bailey

David Kilpatrick

John J. Lipinski

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 59

PROPOSAL 3 RATIFICATION OF KPMG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2018

KPMG LLP (KPMG) served as our independent auditor for the fiscal year ended December 31, 2017, and the Audit Committee has appointed KPMG to serve as our independent registered public accounting firm for the fiscal year ending December 31, 2018. The Company is asking shareholders to ratify this appointment. Although the Company is not required to obtain shareholder ratification of the appointment of KPMG, the Board considers the selection of an independent registered accounting firm to be an important matter to shareholders and considers a proposal for shareholders to ratify such appointment to be an opportunity for shareholders to provide input to the Audit Committee and the Board on a key corporate governance issue. If the shareholders do not ratify the appointment, the Audit Committee will reconsider whether or not to retain KPMG. Even if the selection is ratified, the Audit Committee, in its discretion, may change the appointment at any time during the year if it determines that such a change would be in the best interest of the Company and its shareholders.

Independent Accountant s Fees

The following table sets forth the fees billed to us by KPMG for professional services for the fiscal years ended December 31, 2017 and 2016.

	XPMG LLP Fiscal 2017	KPMG LLP Fiscal 2016
Audit Fees	\$ 6,954,381	\$ 6,299,746
Audit Related Fees	\$	\$
Tax Fees	\$ 88,565	\$ 47,473
All Other Fees	\$ 80,570	\$ 2,550
Total	\$ 7,123,516	\$ 6,349,769

Audit Fees Audit fees for the fiscal years ended December 31, 2017 and 2016 include fees associated with the integrated audit of our annual consolidated financial statements, reviews of our interim consolidated financial statements, local statutory audits and services performed in connection with registration statements and debt offerings,

including comfort letters and consents.

Audit Related Fees There were no audit related fees in 2017 and 2016.

Tax Fees Tax fees for the fiscal years ended December 31, 2017 and 2016 were for tax consultation services with respect to a sales and use tax analysis for the CCL Project.

Other Fees Other fees for the fiscal years ended December 31, 2017 and 2016 were for services performed in assistance with the application of new accounting standards and for accounting research tools.

We did not pay KPMG any additional fees during the fiscal years ended December 31, 2017 or 2016.

Pre-Approval Policies and Procedures

The Audit Committee s policy is to pre-approve all audit and non-audit services provided by the independent accountants and not to engage the independent accountants to perform any non-audit services specifically prohibited by law or regulation. All audit and non-audit services provided to us during the fiscal years ended December 31, 2017 and 2016 were pre-approved.

We anticipate that a representative of KPMG will participate in the Meeting. Such representative may make a statement if he or she desires to do so and will be available to respond to appropriate questions concerning our financial statements.

The Board recommends a vote FOR the ratification of the Audit Committee s appointment of KPMG LLP as the Company s independent registered public accounting firm for the fiscal year ending December 31, 2018.

60 Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

The Audit Committee, under the Audit Committee Charter, has the responsibility to review and approve any transactions or series of related financial transactions, arrangements or relationships involving amounts exceeding \$120,000 between the Company and our directors, executive officers, nominees for director, any greater than 5% shareholders and their immediate family members. The Audit Committee will only approve related party transactions when it determines such transactions are in the best interests of the Company and its shareholders after considering the standards described below. In reviewing a transaction, the Audit Committee considers all facts and circumstances that it considers relevant to its determination. In determining whether to approve or ratify a related party transaction, the Audit Committee will apply the following standards, as provided in our Audit Committee Charter, and such other standards it deems appropriate:

whether the related party transaction is on terms no less favorable than the terms generally available to an unaffiliated third-party under the same or similar circumstances;

whether the transaction is material to the Company or the related party; and

the extent of the related person s interest in the transaction. The Company had no related party transactions in 2017.

OTHER MATTERS

Section 16(a) Beneficial Ownership Reporting Compliance

Under Section 16(a) of the Exchange Act, directors, certain officers and beneficial owners of more than 10% of any class of the Company s stock (Reporting Persons) are required from time to time to file with the SEC and NYSE American reports on ownership and changes of ownership. Reporting Persons are required to furnish the Company with copies of all Section 16(a) reports they file. Based solely on its review of forms and written representations received from Reporting Persons with respect to the fiscal year ended December 31, 2017 the Company believes that all filing requirements applicable to the Company s Reporting Persons were met on a timely basis.

Shareholder Proposals

Management anticipates that the Company s 2019 Annual Meeting of Shareholders will be held during May 2019. Any shareholder who wishes to submit a proposal for action to be included in the Proxy Statement and form of proxy relating to the Company s 2019 Annual Meeting of Shareholders pursuant to Rule 14a-8 of the Exchange Act must submit the proposal to the Company on or before December 14, 2018. Any such proposals should be timely received by the Corporate Secretary, Cheniere Energy, Inc., 700 Milam Street, Suite 1900, Houston, Texas 77002. Such proposal must meet all of the requirements of the SEC to be eligible for inclusion in the Company s 2019 proxy materials. If a shareholder wishes to submit a proposal outside of the process of Rule 14a-8 under the Exchange Act,

in order for such proposal to be considered timely under our Bylaws, the proposal must be received by the Company no earlier than January 17, 2018 and not later than February 16, 2019.

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 61

Director Nominees for Inclusion in Next Year s Proxy Statement (Proxy Access)

Our Board amended our Bylaws to permit a shareholder (or a group of no more than 20 shareholders) who has maintained continuous qualifying ownership of at least 3% of our outstanding common stock for at least three years and has complied with the other requirements set forth in our Bylaws, to submit director nominees of up to 20% of the number of directors serving on the Board for inclusion in our Proxy Statement if the shareholder(s) and the nominee(s) satisfy the requirements set forth in our Bylaws.

When to send such proposals. Notice of director nominees submitted under these Bylaw provisions must be received by our Secretary no earlier than 5:00 p.m., Central Time, November 14, 2018 and no later than 5:00 p.m., Central Time, on December 14, 2018.

Where to send such proposals. Proposals should be addressed to the Corporate Secretary, Cheniere Energy, Inc., 700 Milam Street, Suite 1900, Houston, TX 77002.

What to include. Notice must include the information required by our Bylaws, which are available on our website at *www.cheniere.com*.

Communications with the Board

The Board maintains a process for shareholders to communicate with the Board. Shareholders wishing to communicate with the Board should send any communication to the Corporate Secretary, Cheniere Energy, Inc., 700 Milam Street, Suite 1900, Houston, Texas 77002. Any such communication must state the number of shares beneficially owned by the shareholder making the communication. The Corporate Secretary will forward such communication to the full Board or to any individual director or directors to whom the communication is directed, unless the Corporate Secretary determines that the communication does not relate to the business or affairs of the Company or the functioning or constitution of the Board or any of its committees, relates to routine or insignificant matters that do not warrant the attention of the Board, is an advertisement or other commercial solicitation or communication, is frivolous or offensive, or is otherwise not appropriate for delivery to the directors. The director or directors who receive any such communication will have discretion to determine whether the subject matter of the communication should be brought to the attention of the full Board or one or more of its committees and whether any response to the person sending the communication is appropriate. Any such response will be made through the Corporate Secretary and only in accordance with the Company s policies and procedures and the applicable laws and regulations relating to the disclosure of information.

Householding of Proxy Materials

The SEC s rules permit companies and intermediaries such as brokers to satisfy delivery requirements for proxy statements and annual reports with respect to two or more shareholders sharing the same address by delivering a

single proxy statement and annual report addressed to those shareholders. This process, which is commonly referred to as householding, potentially provides extra convenience for shareholders and cost savings for companies. Some brokers household proxy materials and annual reports, delivering a single proxy statement and annual report to multiple shareholders sharing an address, although each shareholder will receive a separate proxy card. Once a shareholder has received notice from his or her broker that they will be householding materials, householding will continue until the shareholder is notified otherwise or revokes consent. If at any time a shareholder no longer wishes to participate in householding and would prefer to receive a separate proxy statement and annual report, or if a shareholder is receiving multiple copies of either document and wishes to receive only one, the shareholder should notify his or her broker. If a shareholder would like to receive a separate copy of this Proxy Statement, Notice of Annual Meeting or 2017 Annual Report on Form 10-K for the year ended December 31, 2017, he or she should contact the Company by writing to the Corporate Secretary, Cheniere Energy, Inc., 700 Milam Street, Suite 1900, Houston, Texas 77002.

62 **Cheniere Energy, Inc.** Notice of Annual Meeting of Shareholders and 2018 Proxy Statement

Availability of Documents

The Company is including with this Proxy Statement a copy of its 2017 Annual Report on Form 10-K for the year ended December 31, 2017, which has been filed with the SEC and is incorporated in this Proxy Statement by reference. The Company will furnish to any person any exhibits described in the list accompanying such report upon payment of reasonable fees relating to the Company s furnishing such exhibits. Requests for directions to the Meeting to vote in person or for copies of this Proxy Statement and the 2017 Annual Report on Form 10-K for the year ended December 31, 2017 (including exhibits thereto) for the Meeting and future shareholders meetings should be directed to the Corporate Secretary, Cheniere Energy, Inc., 700 Milam Street, Suite 1900, Houston, Texas 77002. Paper or email copies of this Proxy Statement and the 2017 Annual Report on Form 10-K for the year ended December 31, 2017 (including exhibits thereto) for the Meeting can also be obtained free of charge by calling toll-free 1-877-375-5001 and asking for the Company s Investor Relations Department or can be accessed at the Investor Relations section of our website at http://www.cheniere.com/2018AnnualMeeting. Any such requests must be made by May 3, 2018 to facilitate timely delivery.

By order of the Board of Directors

Sean N. Markowitz

Corporate Secretary

April 13, 2018

Cheniere Energy, Inc. Notice of Annual Meeting of Shareholders and 2018 Proxy Statement 63

Appendix A

Definition of Cumulative Distributable Cash Flow Per Share for 2017 LTI Awards

Performance Period: January 1, 2018 through December 31, 2019

Definition of Distributable Cash Flow

Cheniere Energy, Inc. (the Company) defines Distributable Cash Flow as net income (loss) (prior to noncontrolling interest), adjusted for certain non-cash items, restructuring payments, litigation settlement payments, subsequent board approved projects that re-invest otherwise distributable cash flow, cash settled share based compensation (LTIP III), annual bonus payments above or below assumed targets, changes in subsidiary distribution policies, less maintenance capital expenditures. Non-cash items include, but are not limited to, depreciation, depletion and amortization, non-cash compensation expense, gains and losses on disposals of assets, unrealized gains and losses on commodity, FX and interest rate risk management activities, non-cash restructuring expense, non-cash impairment charges, losses/gains on early extinguishment of debt and associated termination of interest rate hedges, change in income tax valuation allowance and deferred income taxes. Unrealized gains and losses on commodity risk management activities include unrealized gains and losses on commodity derivatives and inventory fair value adjustments (excluding lower of cost or market adjustments). For unconsolidated affiliates, Distributable Cash Flow reflects the Company s proportionate share of the investee s distributable cash flow.

On a consolidated basis, Distributable Cash Flow includes 100% of the Distributable Cash Flow of the Company s consolidated subsidiaries. However, to the extent that noncontrolling interests exist among the Company s subsidiaries, the Distributable Cash Flow is calculated by adjusting Distributable Cash Flow (consolidated), as follows:

For subsidiaries with publicly traded equity interests, Distributable Cash Flow (consolidated) includes 100% of Distributable Cash Flow attributable to such subsidiary, and Distributable Cash Flow attributable to the Company includes distributions (including Management Fees and Tax Sharing Payments) to be received by the parent company.

For consolidated joint ventures or similar entities, where the noncontrolling interest is not publicly traded, Distributable Cash Flow (consolidated) includes 100% of Distributable Cash Flow attributable to such subsidiary, but Distributable Cash Flow attributable to the Company (including Management Fees and Tax Sharing Payments) is net of distributions to be paid by the subsidiary to the noncontrolling interests.

For Distributable Cash Flow attributable to the Company, as adjusted, certain transaction-related and non-recurring expenses that are included in net income may be excluded as determined by the Compensation Committee.

Definition of Distributable Cash Flow Per Share

The Company defines Distributable Cash Flow Per Share as Distributable Cash Flow for any given quarter divided by weighted average shares outstanding for that quarter (share count assumption subject to adjustment for variances related to share based compensation).

Definition of Cumulative Distributable Cash Flow Per Share

The Company defines Cumulative Distributable Cash Flow Per Share as the sum of Distributable Cash Flow Per Share for the eight consecutive quarters ended December 31, 2019.

A-1

Appendix B

Definition of Cumulative Distributable Cash Flow Per Share for 2018 LTI Awards

Performance Period: January 1, 2018 through December 31, 2020

Definition of Distributable Cash Flow

Cheniere Energy, Inc. (the Company) defines Distributable Cash Flow as net income (loss) (prior to noncontrolling interest), adjusted for certain non-cash items, restructuring and severance payments, litigation settlement payments, subsequent board approved projects that re-invest otherwise distributable cash flow, cash settled share based compensation (LTIP III), annual bonus payments above or below assumed targets, changes in subsidiary distribution policies, less maintenance capital expenditures. Non-cash items include, but are not limited to, depreciation, depletion and amortization, non-cash compensation expense, paid-in-kind interest expense, gains and losses on disposals of assets, unrealized gains and losses on commodity, FX and interest rate risk management activities, non-cash restructuring expense, non-cash impairment charges, losses/gains on early extinguishment of debt and associated termination of interest rate hedges, change in income tax valuation allowance and deferred income taxes. Unrealized gains and losses on commodity risk management activities include unrealized gains and losses on commodity derivatives and inventory fair value adjustments (excluding lower of cost or market adjustments). For unconsolidated affiliates, Distributable Cash Flow reflects the Company s proportionate share of the investee s distributable cash flow.

On a consolidated basis, Distributable Cash Flow includes 100% of the Distributable Cash Flow of the Company s consolidated subsidiaries. However, to the extent that noncontrolling interests exist among the Company s subsidiaries, the Distributable Cash Flow is calculated by adjusting Distributable Cash Flow (consolidated), as follows:

For subsidiaries with publicly traded equity interests, Distributable Cash Flow (consolidated) includes 100% of Distributable Cash Flow attributable to such subsidiary, and Distributable Cash Flow attributable to the Company includes distributions (including Management Fees and Tax Sharing Payments) to be received by the parent company.

For consolidated joint ventures or similar entities, where the noncontrolling interest is not publicly traded, Distributable Cash Flow (consolidated) includes 100% of Distributable Cash Flow attributable to such subsidiary, but Distributable Cash Flow attributable to the Company (including Management Fees and Tax Sharing Payments) is net of distributions to be paid by the subsidiary to the noncontrolling interests.

For Distributable Cash Flow attributable to the Company, as adjusted, certain transaction-related and non-recurring expenses that are included in net income may be excluded as determined by the Compensation Committee.

Definition of Distributable Cash Flow Per Share

The Company defines Distributable Cash Flow Per Share as Distributable Cash Flow for any given quarter divided by weighted average shares outstanding for that quarter (share count assumption subject to adjustment for variances related to share based compensation).

Definition of Cumulative Distributable Cash Flow Per Share

The Company defines Cumulative Distributable Cash Flow Per Share as the sum of Distributable Cash Flow Per Share for the twelve consecutive quarters ended December 31, 2020.

B-1

Appendix C

Definition and Reconciliation of Non-GAAP Measure

Consolidated Adjusted EBITDA represents net income (loss) attributable to Cheniere before net income (loss) attributable to the non-controlling interest, interest, taxes, depreciation and amortization, adjusted for certain non-cash items, other non-operating income or expense items, and other items not otherwise predictive or indicative of ongoing operating performance, as detailed in the following reconciliation. Consolidated Adjusted EBITDA is not intended to represent cash flows from operations or net income (loss) as defined by U.S. GAAP and is not necessarily comparable to similarly titled measures reported by other companies. We use Consolidated Adjusted EBITDA as a quantitative performance goal in our annual incentive program.

Consolidated Adjusted EBITDA is calculated by taking net income (loss) attributable to common stockholders before net income (loss) attributable to non-controlling interest, interest expense, net of capitalized interest, changes in the fair value and settlement of our interest rate derivatives, taxes, depreciation and amortization, and adjusting for the effects of certain non-cash items, other non-operating income or expense items, and other items not otherwise predictive or indicative of ongoing operating performance, including the effects of modification or extinguishment of debt, impairment expense and loss on disposal of assets, changes in the fair value of our commodity and foreign currency exchange (FX) derivatives and non-cash compensation expense. We believe the exclusion of these items enables investors and other users of our financial information to assess our sequential and year-over-year performance and operating trends on a more comparable basis and is consistent with management s own evaluation of performance.

Non-GAAP measures have limitations as an analytical tool and should not be considered in isolation or in lieu of an analysis of our results as reported under GAAP, and should be evaluated only on a supplementary basis.

The following table reconciles our Consolidated Adjusted EBITDA to U.S. GAAP results for the twelve months ended December 31, 2017 (in millions):

Year Ended December 31, 2017

Net loss attributable to common stockholders	\$ (393)
Net income attributable to non-controlling interest	956
Income tax provision	3
Interest expense, net of capitalized interest	747

Loss on early extinguishment of debt	100
Derivative gain, net	(7)
Other income	(18)
Income from operations	\$ 1,388
Adjustments to reconcile income from operations to Consolidated Adjusted EBITDA:	
Depreciation and amortization expense	356
Loss from changes in fair value of commodity and FX derivatives, net	33
Total non-cash compensation expense	28
Impairment expense and loss on disposal of assets	19
Consolidated Adjusted EBITDA	\$ 1,824

Note: Totals may not sum due to rounding

C-1

CHENIERE ENERGY, INC. THIS PROXY IS SOLICITED BY THE BOARD OF DIRECTORS FOR THE

ANNUAL MEETING OF SHAREHOLDERS

TO BE HELD ON MAY 17, 2018

The undersigned hereby appoints Michael J. Wortley and Sean N. Markowitz, and each of them, any one of whom may act without joinder of the other, with full power of substitution and ratification, attorneys and proxies of the undersigned to vote all shares of Cheniere Energy, Inc. which the undersigned is entitled to vote at the 2018 Annual Meeting of Shareholders to be held at the Company s headquarters at 700 Milam Street, Suite 1900, Houston, Texas 77002 on Thursday, May 17, 2018 at 9:00 a.m. Central Time, and at any adjournment or postponement thereof.

Important Notice Regarding the Availability of Proxy Materials for the Annual Meeting. The Cheniere Energy, Inc. Proxy Statement relating to the 2018 Annual Meeting of Shareholders, including the Notice of Annual Meeting and 2017 Annual Report on Form 10-K, is available on the following website:

http://www.cheniere.com/2018AnnualMeeting.

THIS PROXY, WHEN PROPERLY EXECUTED AND RETURNED, WILL BE VOTED IN ACCORDANCE WITH THE SPECIFICATIONS MADE HEREON. IF NO CONTRARY SPECIFICATION IS MADE, THEN THIS PROXY (IF SIGNED) WILL BE VOTED FOR THE ELECTION OF THE ELEVEN DIRECTOR NOMINEES NAMED IN PROPOSAL 1 AND FOR PROPOSALS 2 AND 3. WHETHER OR NOT SPECIFICATIONS ARE MADE, EACH OF THE PROXIES ARE AUTHORIZED TO VOTE IN HIS OR HER DISCRETION ON SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE MEETING AND AT ANY ADJOURNMENT OR POSTPONEMENT THEREOF.

PLEASE DATE, SIGN AND RETURN THIS PROXY PROMPTLY IN THE ENCLOSED, PRE-ADDRESSED STAMPED ENVELOPE.

(continued and to be signed on reverse side)

CHENIERE ENERGY, INC.

700 MILAM STREET

SUITE 1900

HOUSTON, TX 77002

VOTE BY INTERNET - www.proxyvote.com

Use the Internet to transmit your voting instructions and for electronic delivery of information up until 11:59 p.m. Eastern Time the day before the cut-off date or meeting date. Have your proxy card in hand when you access the web site and follow the instructions to obtain your records and to create an electronic voting instruction form.

ELECTRONIC DELIVERY OF FUTURE PROXY MATERIALS

If you would like to reduce the costs incurred by our company in mailing proxy materials, you can consent to receiving all future proxy statements, proxy cards and annual reports electronically via e-mail or the Internet. To sign up for electronic delivery, please follow the instructions above to vote using the Internet and, when prompted, indicate that you agree to receive or access proxy materials electronically in future years.

VOTE BY PHONE - 1-800-690-6903

Use any touch-tone telephone to transmit your voting instructions up until 11:59 p.m. Eastern Time the day before the cut-off date or meeting date. Have your proxy card in hand when you call and then follow the instructions.

VOTE BY MAIL

Mark, sign and date your proxy card and return it in the postage-paid envelope we have provided or return it to Vote Processing, c/o Broadridge, 51 Mercedes Way, Edgewood, NY 11717.

TO VOTE, MARK BLOCKS BELOW IN BLUE OR BLACK INK AS FOLLOWS:

KEEP THIS PORTION FOR YOUR RECORDS

DETACH AND RETURN THIS PORTION ONLY

THIS PROXY CARD IS VALID ONLY WHEN SIGNED AND DATED.

CHENIE ENERGY				
The Boar FOR the	d of Directors recomme	ıds you vote		
following	:			
1. E Directors	lection of For Against	Abstain		
	Nominees			For Against Abstain
1a.	G. Andrea Botta	1i. Donal	ld F. Robillard, Jr.	G .
1b.	Jack A. Fusco	1j. Neal a	A. Shear	
1c.	Vicky A. Bailey	1k. Heath	ner R. Zichal	
1d.	Nuno Brandolini		f Directors recommends R proposals 2 and 3:	For Against Abstain
1e.	David I. Foley	non-bindin compensa	on an advisory and ng basis, the tion of the Company s ecutive officers for 2017.	
1f.	David B. Kilpatrick			

1g. Andrew Langham

3. Ratification of the appointment of KPMG LLP as the Company s independent registered public accounting firm for 2018.

1h. Courtney R. Mather

For address changes and/or comments, please check this box and write them on the back where indicated.

Please sign exactly as your name(s) appear(s) hereon. When signing as attorney, executor, administrator, or other fiduciary, please give full title as such. Joint owners should each sign personally. All holders must sign. If a corporation or partnership, please sign in full corporate or partnership name by authorized officer.

Signature [PLEASE SIGN WITHIN BOX] Date Signature (Joint Owners) Date