GETCHELL GOLD CORP.

PROXY

FOR USE AT THE ANNUAL GENERAL MEETING OF SHAREHOLDERS SEPTEMBER 16, 2020

a shar Presid on be respec Comp adjou preser	reholder of the Co- dent of the Compan half of the undersign ct of all matters the pany to be held at rnment or adjournant at the Meeting or	mpany I y, or insigned with at may Suite # ments the	alf of the management of Getchell Gold Corp. (the "Company"). Thereby appoints, William Wagener, CEO of the Company, or failing stead of either of them,	ang him, Michael Sieb, as proxyholder for and f of the undersigned in the shareholders of the Meeting "), and at any signed were personally
1.	FOR AGAINST		To set the number of Directors at three (3).	
2.	FOR WITHHOLD		The election of William S. Wagener as a director of the Cor	npany.
3.	FOR WITHHOLD		The election of Michael Sieb as a director of the Company.	
4.	FOR WITHHOLD		The election of Jim Mustard as a director of the Company.	
5.	FOR WITHHOLD		Appointment of Smythe LLP as Auditor of the Company for authorizing the Directors to fix their remuneration.	or the ensuing year and
are prito maidiscreaccordagent 416.3 Ontain late p	roposed at the Meet magement should perionary authority of dance with the best i, Capital Transfo 50.5008, not later rio, prior to the rman of the Meetin proxy.	ting or a properly on the per indigeneral depth of the period of the per	s to the matters referred to above or to any other matters identified it any adjournment or adjournments thereof, or if any other matters who come before the Meeting or any adjournment or adjournments there erson voting the proxy to vote on such amendments or variations of ent of such person. To be valid, this proxy must be received by the next ULC, 390 Bay Street, Suite 920, Toronto, Ontario, M5F, 8 hours, excluding Saturdays, Sundays and statutory holidays in g or any adjournment thereof. Late proxies may be accepted adjusted in the Chairman is under no obligation to accept on the statut of the control of the co	ich are not now known reof, this proxy confers or such other matters in e Company's transfer I 2Y2, Fax Number: in the City of Toronto, ed or rejected by the
This proxy revokes and supersedes all proxies of earlier date. DATED this day of				
	Reverse)	JI	Signature of Shareholder Name of Shareholder (Please Prince)	nt)
			Number of Shares Held	

NOTES AND INSTRUCTIONS

THIS PROXY IS SOLICITED BY MANAGEMENT OF THE COMPANY

- 1. The shares represented by this proxy will be voted. Where a choice is specified, the proxy will be voted as directed. Where no choice is specified, this proxy will be voted in favour of the matters listed on the proxy. The proxy confers discretionary authority on the above named person to vote in his or her discretion with respect to amendments or variations to the matters identified in the notice of meeting accompanying the proxy or such other matters which may properly come before the Meeting.
- 2. Each shareholder has the right to appoint a person other than management designees specified above to represent them at the Meeting. Such right may be exercised by inserting in the space provided the name of the person to be appointed, who need not be a shareholder of the Company.
- 3. Each shareholder must sign this proxy. Please date the proxy. If the shareholder is a corporation, the proxy must be executed by an officer or attorney thereof duly authorized.
- 4. If the proxy is not dated in the space provided, it is deemed to bear the date of its mailing to the shareholders of the Company.
- 5. If the shareholder appoints any of the persons designated above, **including persons other than Management Designees**, as proxy to attend and act at the Meeting:
- (a) the shares represented by the proxy will be voted in accordance with the instructions of the shareholder on any ballot that may be called for:
- (b) where the shareholder specifies a choice in the proxy with respect to any matter to be acted upon, the shares represented by the proxy shall be voted accordingly; and
- (c) IF NO CHOICE IS SPECIFIED WITH RESPECT TO THE MATTERS LISTED ABOVE, THE PROXY WILL BE VOTED FOR SUCH MATTERS.