CARDINAL CAPITAL PARTNERS INC.

(the "Corporation")

VOTING INSTRUCTION FORM ("VIF")

Annual and Special Meeting January 6, 2021 at 10:00 a.m. EST

Virtual Meeting: http://www.agmconnect.com/cardinal2021 (the "Meeting")

November 30, 2020

RECORD DATE: CONTROL NUMBER:

PLEASE PRINT NAME

SEQUENCE #:

FILING DEADLINE FOR VIF: January 4, 2021 at 10:00 a.m. EST

VOTING METHOD				
INTERNET	Go to www.voteproxyonline.com and enter the 12 digit control number above			
	digit control number above			
FACSIMILE	416-595-9593			
MAIL	TSX Trust Company			
	301 - 100 Adelaide Street West			
	Toronto, Ontario, M5H 4H1			

The undersigned hereby appoints **Chris Carmichael**, whom failing **Ryan Roebuck** (the "Management Nominees"), or instead of any of them, the following Appointee

Please print appointee name		

as proxyholder on behalf of the undersigned with the power of substitution to attend, act and vote for and on behalf of the undersigned in respect of all matters that may properly come before the Meeting and at any adjournment(s) or postponement(s) thereof, to the same extent and with the same power as if the undersigned were personally present at the said Meeting or such adjournment(s) or postponement(s) thereof in accordance with voting instructions, if any, provided below.

- SEE VOTING GUIDELINES ON REVERSE -								
RESOLUTIONS – MANAGEMENT VOTING RECOMMENDATIONS ARE INDICATED BY HIGHLIGHTIED TEXT ABOVE THE BOXES								
1. Number of Directors	FOR	AGAINST	5. Consolidation of Common Shares	FOR	AGAINST			
To set the number of directors at four (4).			To consider and, if deemed appropriate, to pass, with or without variation, a special resolution approving the consolidation of the					
2. Election of Directors	FOR	WITHHOLD	issued and outstanding common shares in the capital of the					
a) Ryan Roebuck			Corporation on a basis of one (1) post-consolidation common share for every 19.24 pre-consolidation common shares, as					
b) Chris Carmichael			more fully described in the Information Circular.					
c) Steve Low			6. MindHealth Amalgamation	FOR	AGAINST			
d) Blanchart Arun			To consider and, if thought fit, to pass, with or without variation, an ordinary resolution (the "MindHealth Transaction Resolution")	Ш	Ш			
3. Re-appointment of Auditor	FOR	WITHHOLD	to approve the reverse take-over of the Corporation by three-					
To re-appoint the auditor of the Corporation for the ensuing year and to authorize the directors of the Corporation to fix the auditors' remuneration, as more fully described in the management information circular. 4. Approval of Special Resolution Authorizing the Board to Fix the Number of Directors	FOR	AGAINST	cornered amalgamation (the "Amalgamation") pursuant to a business combination agreement dated September 11, 2020, among the Corporation, 1264216 B.C. Ltd. ("Cardinal Subco")) and MindHealth (the "Definitive Agreement"), upon the completion of which the business of the Corporation will become the business of MindHealth (the "MindHealth Transaction").					
To consider, and if deemed advisable, to pass with or without variation, a special resolution to authorize the board of directors of the Corporation to set the number of directors from time to time within the minimum and maximum number of directors set forth in the articles of the Corporation, in accordance with Subsection 125(3) of the Business Corporations Act (Ontario), as more particularly described in the accompanying Information Circular.			Pursuant to the Definitive Agreement, MindHealth and Cardinal Subco will effect the Amalgamation whereby Cardinal Subco will amalgamate with MindHealth under the laws of British Columbia to form an amalgamated entity ("Amalco") and, among other things, each MindHealth shareholder will receive 1.0649 post-consolidation common share of the Corporation in exchange for each MindHealth Share (as defined in the Information Circular) held by such holder, all as more fully set forth in the accompanying Information Circular. 7. Approval of Name Change	FOR	AGAINST			
			To consider and, if deemed appropriate, to pass, with or without variation, a special resolution approving the change of the name of the Corporation to "Psyence Group Inc." or such other name as selected by the board of directors of the Corporation. This VIF revokes and supersedes all earlier dated proxies and M	UST BE SIGN	NED			

Signature of beneficial owner(s)

Date (MM/DD/YY



Voting Instructions – Guidelines and Conditions

The Corporation is providing you the enclosed proxy-related materials for their security holder Meeting. Your name, address and information about your security holdings have been obtained in accordance with applicable securities regulations from the intermediary holding them on your behalf (which is identified by name, code or identifier in the information on the top right corner on the reverse). The Voting Instruction Form ("VIF") is to enable your vote to be submitted on the stated matters. Please complete, sign, date and return the VIF. Unless you appoint yourself or a delegate to attend the Meeting and vote, your securities can be voted only by Management Nominees in accordance with your instructions.

We are prohibited from voting these securities on any of the matters to be acted upon at the Meeting without your specific voting instructions.

The completed VIF should be delivered to TSX Trust Company, in the envelope provided or by fax to 416-595-9593. Alternatively, if available, you may vote online at www.voteproxyonline.com. The matters to be voted on at the Meeting are set out on the reverse.

By providing voting instructions as requested, you are acknowledging that you are the beneficial owner of, and are entitled to instruct us with respect to the voting of, these securities.

THIS VOTING INSTRUCTION FORM MUST BE READ IN CONJUNCTION WITH THE MEETING MATERIAL. YOUR VOTING INSTRUCTIONS MUST BE RECEIVED NO LATER THAN THE DEADLINE SPECIFIED ON THE REVERSE IN THE UPPER LEFT SECTION OF THE VIF OR THE EQUIVALENT TIME BEFORE THE TIME AND DATE OF ANY ADJOURNMENT OR POSTPONEMENT OF THE MEETING.

Voting Instructions and Authority - Notes

- 1. If you appoint the Management Nominees to vote your securities, they will vote in accordance with your instructions or, if no instructions are given, in accordance with the Management Voting Recommendation highlighted for each Resolution on the reverse. If you appoint someone else to vote your securities, they will also vote in accordance with your instructions or, if no instructions are given, as they in their discretion choose.
- The appointment of the Management Nominees or another Appointee gives them discretion to vote on any other matters that may properly come before the Meeting.
- 3. If internet voting is available, you can provide your voting instructions on the website noted on the reverse.
- 4. To be valid, this VIF must be signed. Please date the VIF. If the VIF is not dated, it is deemed to bear the date of mailing to the security holders of the Corporation.
- 5. This form does not convey any right to vote in person at the Meeting. We urge you to read the above instructions, and the Information Circular prior to completing, signing and returning the VIF so that your securities can be voted.
- Guidelines for proper execution of the proxy/VIF are available at www.stac.ca. Please refer to the Proxy Protocol.

For assistance, please contact TSX Trust Company.

Mail: TSX Trust Company

301 - 100 Adelaide Street West

Toronto, ON M5H 4H1

Telephone: 416-361-0930 **Facsimile:** 416-595-9593

Email: <u>TMXEInvestorServices@tmx.com</u>

Appointing yourself or someone else to vote your securities

If you want to attend the Meeting and vote in person at the Meeting or appoint another person to do so, write your name or the name of the person attending the Meeting in the space labeled "Please print appointee name" on the VIF and return it. Unless prohibited by law, the person whose name is written in the space provided will have full authority to present matters to the Meeting and vote on all matters that are presented at the Meeting, even if those matters are not set out in this form or the information circular. Consult a legal advisor if you wish to modify the authority of that person in any way. When you or your Appointee arrives at the Meeting, they should give their name to the scrutineers and state that they are a proxy appointee. The Appointee must attend the Meeting in order for your securities to be voted.

In accordance with securities regulations, security holders may elect to receive Annual Financial Statements, Interim Financial Statements and MD&As. Instead of receiving the financial statements by mail, you may choose to view these documents on SEDAR at www.sedar.com. I am currently a security holder of the Corporation and as such request the following: Annual Financial Statements with MD&A Interim Financial Statements with MD&A If you are casting your vote online and wish to receive financial statements, please complete the online request for financial statements following your voting instructions. If the cut-off time has passed, please fax this side to 416-595-9593 CARDINAL CAPITAL PARTNERS INC. 2021