GLENBRIAR TECHNOLOGIES INC.

FORM OF PROXY

SOLICITED BY THE MANAGEMENT OF GLENBRIAR TECHNOLOGIES INC. FOR USE AT THE ANNUAL AND SPECIAL MEETING OF SHAREHOLDERS TO BE HELD ON MAY 30, 2019 AT 1500, - 850 2nd STREET S.W. CALGARY, ALBERTA at 1:30 P.M. (CALGARY TIME)

	esident and a c		Glenbriar, or, fa	ailing him, Ma	rk Tomma	r the Corporatio si, a director, of (or the undersign	Glenbriar or, ir	n lieu of the	
substitution of Glenbria to the sam	n, to attend, ac ar (the Meeting ne extent and v ents thereof and	j) to be hewith the sad provided	e on behalf of the old on May 30, 2 ame power as if that without oth	e undersigne 019 and at ar the undersig erwise limitin	d at the An ny and all a ned were p g the gene	nual and Special adjournments the oresent at the sa rality of the author das specified be	Meeting of SI reof, in the sar id Meeting or or or the contract of the contrac	nareholders ne manner, any and all	
1.	On the ordinary resolution fixing the number of directors to be elected at the Meeting at four (4):								
	VOTE FOR		VOTE	AGAINST D	ב				
2.	On the ordinary resolution electing each of the directors as set forth in the Information Circular of the Corporation dated May 2, 2019:								
	Yahoel Van E	ssen	VOTE FOR		WI	THHOLD VOTE			
	Douglas Taylo	or	VOTE FOR		WI	THHOLD VOTE			
	Joel Shacker		VOTE FOR		WI	THHOLD VOTE			
	Mark Tommas	si	VOTE FOR		WI	THHOLD VOTE			
3.	On the ordinary resolution appointing Baker Tilly WM LLP, Chartered Accountants, as aud Corporation at such remuneration as may be approved by the directors of the Corporation:								
	VOTE FOR		WITH	HOLD VOTE					
4.	Common Sha	To consider and, if thought advisable, pass a special resolution approving the consolidation of the Common Shares at a ratio of two (2) pre-consolidation Common Shares to one (1) post-consolidation Common Share ("Consolidation") as outlined in the management information circular of the Company dated May 2, 2019 (the "Information Circular")							
	VOTE FOR		VOTE	AGAINST D]				
5.	To consider and, if thought fit, pass a special resolution approving the change of name of the Company from Glenbriar Technologies Inc. to Eleos Robotics Inc. as outlined in the Information Circular;								
	VOTE FOR		VOTE	AGAINST D]				
6.	To consider and, if thought advisable, pass a special resolution approving the acquisition by the Company of all the issued and outstanding common shares of Eleos Robotics Inc. as outlined in the Information Circular (the "Acquisition");								
	VOTE FOR		VOTE	AGAINST D]				

To vote in the proxyholder's discretion upon amendments or variations to the matters identified in the Notice of Meeting and any other business which may properly come before the Meeting or any

7.

adjournment thereof.

The undersigned revokes any proxies previously given to vote the Common Shares covered by this proxy.

DATED thisday of,	2019.
Signature of Shareholder	
Name of Shareholder (Please Print)	
Number of Common Shares Held	

PLEASE SEE INSTRUCTIONS BELOW

INSTRUCTIONS:

- 1. If you are a registered shareholder and are unable to attend in person, kindly fill in, sign and return the enclosed instrument of proxy.
- The shareholder submitting this proxy has the right to appoint a person to represent such shareholder at
 the Meeting other than ______ or _____. To exercise this right, the shareholder may
 either insert the name of the desired representative in the blank space provided or submit another form
 of proxy. THE COMMON SHARES REPRESENTED BY THIS PROXY WILL BE VOTED AS SPECIFIED BY
 THE SHAREHOLDER BUT IF NO SPECIFICATION IS MADE, THEY WILL BE VOTED "FOR" ITEMS 1 AND
 2.
- 3. If amendments or variations to matters identified in the Notice of Meeting or any other matters properly come before the Meeting or any adjournment thereof, this proxy confers discretionary authority upon the shareholder's nominee to vote on such amendments, variations or other matters as such nominee sees fit. At the date of the Notice of Meeting, management knows of no such amendments, variations or other matters to come before the Meeting.
- 4. This proxy must be signed by the registered shareholder or such shareholder's attorney in writing or, if the shareholder is a corporation, by an officer or attorney thereof duly authorized. Any proxy which is undated will be deemed to bear the date on which it was mailed to the shareholder.
- 5. PLEASE MARK, SIGN, DATE AND RETURN THIS PROXY PROMPTLY. Properly executed forms of proxy must be received at least 48 hours excluding Saturdays, Sundays and statutory holidays prior to the time of the Meeting or any adjournment thereof by Dentons Canada LLP, Attention: D. Richard Skeith, 850 2nd Street SW, 15th Floor Bankers Court, Calgary, Alberta, T2P 0R8, facsimile (403) 268-3100 or email at rick.skeith@dentons.com. The Chairman of the Meeting has the authority to accept late or incomplete proxies in his discretion up to the time of the Meeting.