Immunall Science Inc.

INSTRUMENT OF PROXY FOR HOLDERS OF COMMON SHARES OF FOR THE ANNUAL GENERAL MEETING OF SHAREHOLDERS OF IMMUNALL SCIENCE INC. TO BE HELD ON JUNE 20, 2012

the City of E	y of Edmonton, in the Province of dmonton, in the Province	of Alberta, or, fail e of Alberta . as	proxyholder of the undersigned, with full power of
"Meeti p.m (adjourn the sai	ution, to attend, act and vote f ng") of holders of common share Edmonton time) at 10979 – 127 nment thereof, and on every bal	or and on beha es of Immunall (t 7 Street, Edmon lot that may take d were persona	alf of the undersigned at the Annual General meeting (the he "Company Shares") to be held on June 20, 2012 at 2:00 at
			the undersigned hereby directs the said proxyholder to vote f Proxy in the following manner (check (✓) the appropriate
1.	FOR ☐ or WITHHOLD ☐ (and, if no specification is made, FOR) passing, with or without variation, an ordinary resolution to set the number of directors at four.		
2.	FOR □ or WITHHOLD □ (and, if no specification is made, FOR) passing, with or without variation, ar ordinary resolution to elect the following as Directors of Immunall for the ensuing year: M. Frank Phillet Craig McLennan, Jim Aboughoche, and Bret Smith		
3.	FOR □ or WITHHOLD □ (and, if no specification is made, FOR) passing, with or without variation, ar ordinary resolution to appoint Collins Barrow as auditors of Immunall for the ensuring year and to authorize the directors to fix the remuneration to be paid to the auditors.		
4.	At the discretion of the said proxyholder, upon any amendment or variation of the above matters or any other matter that may be properly brought before the Meeting or any adjournment thereof in such manner as such proxy, in such proxyholder's sole judgment, may determine.		
represe	ented by this Instrument of Pro t to the above matters will be vot	xy will be voted	of the management of Immunall. The Immunall Shares d and, where the shareholder has specified a choice with above or, if no direction is given, will be voted FOR the above
need r	ot be a shareholder, to attend	and to act for a	wholder other than the persons designated above, who and on the behalf of such shareholder at the Meeting. To management should be crossed out and the name of the the blank space provided.
THE U	NDERSIGNED HEREBY REVO	KES ANY PROX	KIES HERETOFORE GIVEN.
Dated	this day of	, 2012.	
			(Signature of Shareholder)
			(Name of Shareholder - Please Print)

NOTES:

- 1. If the shareholder is a corporation, its corporate seal must be affixed or it must be signed by an officer or attorney thereof duly authorized.
- 2. This Instrument of Proxy must be dated and the signature hereon should be exactly the same as the name in which the Shares are registered. If the Instrument of Proxy is not dated in the above space, it is deemed to bear the date on which it is mailed by the person making the solicitation.
- 3. The shareholder has the right to appoint a proxyholder (who need not be a shareholder of other than the persons designated above to attend and act for and on behalf of the shareholder at the Meeting. To exercise this right, the shareholder must either insert the name of the desired person in the blank space provided above and strike out the other names or complete another appropriate proxy and, in either case, must deliver the completed proxy in accordance with the provisions set out in the Information Circular.
- The Shares represented by this proxy will be voted in accordance with the instructions of the shareholder on any ballot that may be called for. Persons signing as executors, administrators, trustees, etc. should so indicate. Only shareholders of record on who either personally attend at the Meeting or who complete and deliver a form of proxy in the manner specified and subject to the provisions set out under the heading "General Proxy Matters – Appointment and Revocation of Proxies" in the Information Circular will be entitled to vote or have their Shares voted at the Meeting except to the extent that a shareholder has transferred the ownership of any Shares after such date, and the transferee of those Shares produces properly endorsed certificates or otherwise establishes ownership of such Shares and demands, not later than 10 days before the Meeting, that the transferee's name be included in the list of shareholders entitled to vote, in which case the transferee is entitled to vote such Shares at the Meeting.
- 5. This Instrument of Proxy will not be valid and not be acted upon or voted unless it is completed as outlined herein and deposited with Valiant Trust Company, 3000, 10303 Jasper Avenue, Edmonton, AB, T5J 3X6 or via fax at (780) 441 2247, at least forty-eight (48) hours (excluding Saturdays, Sundays and statutory holidays in Alberta) prior to the Meeting or any adjournment thereof, or may be accepted by the Chairman of the Meeting prior to the commencement of the Meeting.