## BITRUSH CORP.

## **PROXY**

# FOR USE AT THE ANNUAL GENERAL & SPECIAL MEETING OF SHAREHOLDERS AUGUST 19, 2021

			,	
shar	eholder of the Corp	oration	hereby appoints, <u>Karsten Arend</u> , Pres <u>Keith Li</u> , Chief Financial Officer	I CORP. (the "Corporation"). The undersigned, being a ident and Chief Executive Officer, and a Director of the of the Corporation, or instead of either of them proxyholder for and on behalf of the undersigned with the
befo "Me were	re the annual gene eting"), and at any e personally present	ral & s adjourn t at the	act and vote for and on behalf of the un pecial meeting of the shareholders of ment or adjournments thereof, to the sa Meeting or such adjournment or ad	dersigned in respect of all matters that may properly come f the Corporation to be held on, August 19, 2021 (the ame extent and with the same power as if the undersigned journments thereof. The undersigned hereby directs the me of the undersigned as specified herein.
1.	FOR WITHHOLD		**	nning Elliot, LLP Chartered Professional Accountants arrize the board to fix the remuneration of the auditor.
2.	FOR WITHHOLD		The election of Karsten Arend as a di	rector of the Corporation.
3.	FOR WITHHOLD		The election of Hansjoerg Wagner as	a director of the Corporation.
4.	FOR WITHHOLD		The election of Edward (Ted) Boyd a	s a director of the Corporation.
5.	FOR AGAINST		To consider and, if thought advisable, to authorize by means of a special resolution, with o without variation, an amendment to the articles of the Corporation to change the name of the Corporation to "BetterFutures Enterprises Corp.", or such other name as may be approved by the board of directors of the Corporation and applicable regulatory authorities.	
6.	FOR AGAINST		To consider, and if thought advisable, to confirm by means of an ordinary resolution, the enactment of the new by-law No.2 of the Corporation and the repeal of the Corporation's previously existing by-laws.	
7.	FOR AGAINST		To consider and, if deemed advisable, to pass, with or without variation, an ordinary resolution to approve and adopt the 2021 Omnibus Equity Incentive Compensation Plan to replace the Corporation's stock option plan.	
prop man discr acco ager not Mee	osed at the Meeting agement should propertionary authority ordance with the best of the Capital Transfellater than 48 hours ting or any adjour	g or an operly on the st judgmr Agence, excludent	y adjournment or adjournments therecome before the Meeting or any adperson voting the proxy to vote on sent of such person. To be valid, this by Inc., 390 Bay Street, Suite 920, To ling Saturdays, Sundays and statutor	o any other matters identified in the notice of meeting are of, or if any other matters which are not now known to journment or adjournments thereof, this proxy confers such amendments or variations or such other matters in proxy must be received by the Corporation's transfer or onto, Ontario M5H 2Y2, Fax Number: 416.350.5008 by holidays in the City of Toronto, Ontario, prior to the ted or rejected by the Chairman of the Meeting in his ject any particular late proxy.
This	proxy revokes and	supersec	les all proxies of earlier date.	
DAT	ΓED this day	of	, 2021.	
Online Voting Instructions				gnature of Shareholder
			- Na	ame of Shareholder (Please Print)

Number of Shares Held

#### **NOTES AND INSTRUCTIONS**

#### THIS PROXY IS SOLICITED BY MANAGEMENT OF THE CORPORATION.

- 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 Corporation.
- 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.
- 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 Corporation.
- 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.

### **Notice and Access**

The Canadian Securities Regulators have adopted new rules effective for meetings held after March 1, 2013, which permit the use of notice-and-access for proxy solicitation instead of traditional physical delivery of proxy material. This new process provides the option to post meeting related materials including management information circulars as well as annual financial statements and management's discussion and analysis ("MD&A"), on a website in addition to SEDAR. Under notice-and-access, meeting related materials will be available for viewing up to one year from the date of posting and a paper copy of the materials can be requested at any time during this period.

Disclosure regarding each matter or group of matters to be voted on at the Meeting is in the Circular under the heading "Particulars of Matters to be Acted Upon". You should review the Circular before voting.

The Corporation has elected to utilize notice-and-access and provide you with the Meeting materials which are available electronically on <a href="https://www.sedar.com">www.sedar.com</a> and also www.bitrush.com/investors.

If you wish to receive a paper copy of the Meeting materials or have any questions about notice-and-access, please call 1.844-499-4482. In order to receive a paper copy in time for voting before the Meeting, your request should be received by July 30, 2021.