### SCHYAN EXPLORATION INC.

## FORM OF PROXY ("Proxy")

# FOR USE AT THE ANNUAL AND SPECIAL MEETING OF SHAREHOLDERS AUGUST 15, 2018

appoints Lisa McCormac and Director of Schyan, or	k, President, Chie	ef Executive Officer a			Ramos, Chief Financ		
undersigned with the power and special meeting of the same extent and with the sa directs the proxyholder to	shareholders of S ame power as if the	chyan to be held on, very e undersigned were pe	Wednesday August 1sersonally present at the	5, 2018 (the "Meeting Meeting or such adjo	g"), and at any adjourn ournment or adjournme	nent or adjournments	thereof, to the
FOR		1. Schyan Number of Directors					
AGAINST		To consider and, if deemed advisable, pass, with or without variation, a special resolution to determine the number of directors of Schyan and the number of directors to be elected at the Meeting to be three and to empower the directors of Schyan, by resolution of the directors, to determine the number of directors within the minimum and maximum number set out in the articles of incorporation of Schyan.					
		2. Schyan Election of Directors					
		Lisa McCormack		Arvin Ramos		Kelly Malcolm	
		$\Box$ FOR		□ FOR		□ FOR	
		□ WITHHOLD		□ WITHHOLD		□ WITHHOLD	
FOR		3. Schyan	Appointment of Audit	ors			
WITHHOLD		To appoint UHY N	AcGovern Hurley LLP	as the auditors of Sch	nyan and to authorize th	ne directors to fix their	r remuneration.
4. Business Combination Number of Directors							
FOR		To consider and, if deemed advisable, pass, with or without variation, a special resolution to determine, conditional on a					
AGAINST		effective following the closing of the proposed business combination transaction (the "Business Combination") between Schyan and George Hackney, Inc. d/b/a Trulieve ("Trulieve"), the number of directors of Schyan and the number of directors to be elected at the Meeting to be six and to empower the directors of Schyan, by resolution of the directors, to determine the number of directors within the minimum and maximum number set out in the articles of incorporation of Schyan.					
		5. Election of Directors Conditional on Completion of Business Combination					
		Kim Rivers	Ben Atkins	Thad Beshears	George Hackney	Richard May	Michael J. O'Donnell, Sr.
		$\Box$ FOR	$\Box$ FOR	$\square$ FOR	$\Box$ FOR	$\Box$ FOR	□ FOR
		$\Box$ WITHHOLD	$\square$ WITHHOLD	$\square$ WITHHOLD	$\square$ WITHHOLD	$\Box$ WITHHOLD	
		6. Appointment of Auditors Conditional on Completion of Business Combination					
FOR WITHHOLD		To appoint MNP LLP as the auditor of Schyan to hold office conditional on and effective following the closing of the Business Combination and to authorize the directors of Schyan to fix the remuneration of the auditor so appointed.					
EOD		7. Approval of New Stock Option Plan Conditional on Completion of Business Combination					
FOR AGAINST		To consider, and if deemed advisable, pass, with or without variation, an ordinary resolution to approve, conditional on and effective following the closing of the Business Combination, the stock option plan of Schyan.					
		8. Amenda	nent of Articles of Inc	orporation – Name C	'hange		
FOR		To consider, and if deemed advisable, pass, with or without variation, a special resolution, to approve, conditional on and					
AGAINST		effective following the closing of the Business Combination, the amendment of the articles of incorporation of Schyan to change the name of Schyan to "Trulieve Corp." or such other name as the directors of Schyan, in their sole discretion, may determine and as may be acceptable to the Director appointed under the <i>Business Corporations Act</i> (Ontario).  9. Amendment of Articles of Incorporation – Share Structure					
EOD							
FOR AGAINST		To consider, and if deemed advisable, pass, with or without variation, a special resolution, to approve, conditional on and effective following the closing of the Business Combination, the amendment of the articles of incorporation of Schyan changing the share structure of Schyan.					
		10. Continuance					
FOR AGAINST		To consider, and if deemed advisable, pass, with or without variation, a special resolution, to approve, conditional on and effective following the closing of the Business Combination, the continuance of Schyan from the Business Corporations Act (Ontario) to the Business Corporations Act (British Columbia).					
If any amendments or varior adjournments thereof, of thereof, this Proxy confers best judgment of such per Toronto, Ontario M5H 2 Ontario, prior to the Mee and the Chairperson is u  This Proxy revokes and su  DATED this	ations to the matter if any other matter is discretionary auton. To be validated. Y2, Fax Numberting or any adjounder no obligation appersedes all proximations.	(Ontario) to the Butters referred to above of ters which are not not hority on the person v. I, this Proxy must butter 416-350-5008, not arrament thereof. Last on to accept or reject es of earlier date.	r to any other matters w known to manageme voting the Proxy to vo e received by Schyan later than 48 hours, on the Proxies may be ac	ct (British Columbia).  identified in the notice ent should properly co te on such amendmen 's' transfer agent, Ca excluding Saturdays, cepted or rejected by	of meeting are propos me before the Meeting its or variations or such apital Transfer Agen Sundays and statuto the Chairperson of th	sed at the Meeting or ag or any adjournment of other matters in accey Ulc., Suite 920, 3 ry holidays in the Ci	any adjournment or adjournments ordance with the 90 Bay Street, ity of Toronto,
				Name of Sharehold	er (Please Print)		

Number of Shares Held (See Reverse)

### **NOTES AND INSTRUCTIONS**

#### THIS PROXY IS SOLICITED BY MANAGEMENT OF SCHYAN

- 1. The Proxy should be read in conjunction with the meeting materials prior to voting.
- 2. If a shareholder appoints the management designees specified above to vote the common shares represented by the Proxy at the Meeting or any adjournment or postponement thereof, they will vote as follows:
  - (a) where a choice is specified, the Proxy will be voted in accordance with the instructions of the shareholder; and
  - (b) where no choice is specified, the Proxy will be voted in favour of the matters listed on the Proxy.
- 3. Each shareholder has the right to appoint a person other than the management designees specified above to represent them at the Meeting or any adjournment or postponement thereof. 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 Schyan.
- 4. If the shareholder appoints someone other than the management designees, they will vote as follows:
  - (a) where a choice is specified, the Proxy will be voted in accordance with the instructions of the shareholder; and
  - (b) where no choice is specified, the Proxy will be voted in such person's discretion.
- 5. The Proxy confers discretionary authority on the person named 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 or any adjournment or postponement thereof.
- 6. To be valid, the Proxy must be signed. Please date the Proxy. If the Proxy is not dated, it is deemed to bear the date of its mailing to the shareholders of Schyan.
- 7. If the shareholder is a company, the Proxy must be executed by an officer or attorney thereof duly authorized.