PRIME BLOCKCHAIN INC. HELD A SUCCESSFUL

ANNUAL GENERAL AND SPECIAL MEETING OF SHAREHOLDERS IN VERDUN, QC, ON AUGUST 19, 2019

August 19, 2019-

Prime Blockchain Inc. ("Prime" or the "Corporation")-Montreal, QC, and **PotBotics/RYAH** ("Ryah")-New York, NY, wish to report:

The Boards of Directors of Prime Blockchain Inc. and PotBotics/RYAH are pleased to announce that Prime held the Annual General and Special Meeting of its shareholders on August 19, 2019, in Verdun, Quebec.

The results of the shareholders' meeting show that the Prime's shareholders strongly support the proposed transaction and that a major step towards the amalgamation of the companies and the listing on the CSE has been completed. The Companies can report the following:

15,255,280 ballots were cast in person or by proxy representing 77.81% of the total number of shares issued and outstanding of Prime.

The resolution for the election of the Directors of the Corporation was adopted with the following results:

_	<u>For</u>	<u>Withheld</u>	% approval
Serge Beausoleil	15,254,030	1,250	99.99%
Eugenio Noel Cuesta	15,254,030	1,250	99.99%
Gilles Lanctot	15,254,030	1,250	99.99%
Boris Goldstein	15,254,030	1,250	99.99%
Gregory Wagner	15,254,030	1,250	99.99%

The nominations of Boris Goldstein and Gregory Wagner to the Board of Directors of Prime will be enacted once all the conditions for the acquisition, through a Reverse Takeover ("RTO"), of PotBotics/RYAH have been met.

The resolution for the appointment of Mallette, s.e.n.c.r.l., as auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration, was adopted by 15,254,280 votes in favor and 1,000 were withheld, for a 99.99% approval; and

The Special Resolution authorizing the adoption of the Share Option Program to provide that the maximum number of common shares that may be reserved and set aside thereunder will not exceed twenty percent (20%) of the aggregate number of common shares outstanding as at the date of implementation of the adoption; to approve, confirm and ratify the stock option plan, as adopted, subject to regulatory approvals; and that any one director or officer of the Corporation is hereby authorized and directed to do all such acts and things and to execute and deliver under the corporate seal or otherwise all such deeds, documents, instruments and assurances as in his opinion may be necessary or desirable to give effect to this resolution.

The resolution was adopted by the disinterested shareholders by a vote of 2,810,252 for and 1,250 against. This resolution was adopted by 99.96% of the disinterested shareholders. The 12,443,778 shares held by Insiders were not included in calculating the results of this resolution.

The Special Resolution authorizing the adoption of the amendments to the corporate statutes of the Corporation to change its name to RYAH Group, Inc. was adopted 15,254,280 votes in favor and 1,000 against, for a 99.99% approval;

The Special Resolution authorizing the adoption of the consolidation and exchange of the Prime issued and outstanding Pre-Transaction Acquiror Shares for Subordinate Voting shares of the Resulting Issuer on a basis that results in the holders of Prime shares (Pre-transaction) holding in aggregate, after completion of the consolidation, Resulting Issuer shares having an approximate value of CA\$1,050,000, such valuation determined on the basis of the actual per share value of the PotBotics Concurrent Financing, which should be CA\$0.75;

The Special Resolution authorizing the adoption of the amendments to the corporate statutes of the Corporation creating new classes of Super Voting and Subordinate Voting Shares of the Resulting Issuer.

At a Board meeting held after the Annual meeting of shareholders the following Officer of the Corporation were elected:

Serge Beausoleil-Chairman of the Board, President, CEO and CFO.

Prime and RYAH are jointly preparing a listing statement so their shares can apply for listing on the Canadian Securities Exchange. As this file advances RYAH and Prime will issue news releases outlining the progress.

Disclaimers:

This press release contains certain forward-looking statements, including, without limitation, statements containing the words "may", "plan", "will", "estimate", "continue", "anticipate", "intend", "expect", "in the process" and other similar expressions which constitute "forward-looking information" within the meaning of applicable securities laws. Forward-looking statements reflect the Company's current expectation and

assumptions and are subject to a number of risks and uncertainties that could cause actual results to differ materially from those anticipated. These forward-looking statements involve risks and uncertainties including, but not limited to, our expectations regarding the acceptance of our products by the market, our strategy to develop new products and enhance the capabilities of existing products, our strategy with respect to research and development, the impact of competitive products and pricing, new product development, and uncertainties related to the regulatory approval process. Such statements reflect the current views of the Company with respect to future events and are subject to certain risks and uncertainties and other risks detailed from time-to-time in the Company's on-going filings with the securities regulatory authorities, which filings can be found at www.sedar.com. Actual results, events, and performance may differ materially. Readers are cautioned not to place undue reliance on these forward-looking statements. The Company undertakes no obligation to publicly update or revise any forward-looking statements either as a result of new information, future events or otherwise, except as required by applicable securities laws.

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