## LOON ENERGY CORPORATION



8th Floor, 100 University Avenue Toronto, Ontario M5J 2Y1 www.computershare.com

Security Class

Holder Account Number

## Form of Proxy - Annual General and Special Meeting to be held on Wednesday, October 25, 2017

## This Form of Proxy is solicited by and on behalf of Management.

## Notes to proxy

- 1. Every holder has the right to appoint some other person or company of their choice, who need not be a holder, to attend and act on their behalf at the meeting or any adjournment or postponement thereof. If you wish to appoint a person or company other than the persons whose names are printed herein, please insert the name of your chosen proxyholder in the space provided (see reverse).
- If the securities are registered in the name of more than one owner (for example, joint ownership, trustees, executors, etc.), then all those registered should sign this proxy. If you are voting on behalf of a corporation or another individual you must sign this proxy with signing capacity stated, and you may be required to provide documentation evidencing your power to sign this proxy.
- 3. This proxy should be signed in the exact manner as the name(s) appear(s) on the proxy.
- 4. If this proxy is not dated, it will be deemed to bear the date on which it is mailed by Management to the holder.
- 5. The securities represented by this proxy will be voted as directed by the holder, however, if such a direction is not made in respect of any matter, this proxy will be voted as recommended by Management.
- 6. The securities represented by this proxy will be voted in favour or withheld from voting or voted against each of the matters described herein, as applicable, in accordance with the instructions of the holder, on any ballot that may be called for and, if the holder has specified a choice with respect to any matter to be acted on, the securities will be voted accordingly.
- 7. This proxy confers discretionary authority in respect of amendments or variations to matters identified in the Notice of Meeting or other matters that may properly come before the meeting or any adjournment or postponement thereof.
- 8. This proxy should be read in conjunction with the accompanying documentation provided by Management.

Proxies submitted must be received by 09:00 am, Mountain Daylight Time, on Monday, October 23, 2017

| I/We being holder(s) of <b>Loon Energy Corporation</b> hereby appoint(s):<br><b>Norman W. Holton</b> , the President and Chief Executive Officer of the<br>Corporation, or failing him, <b>Timothy M. Elliott</b> , the Chairman of the<br>Corporation.          |  |  |   |  | Print the name of the person you are<br>appointing if this person is someone<br>other than the Management<br>Nominees listed herein. |  |                               |   |                                       |   |   |  |  |                              |  |
|--|--|--|---|--|--|--|-------------------------------|---|---------------------------------------|---|---|--|--|------------------------------|--|
| as my/our proxyholder with full power of a given, as the proxyholder sees fit) and al the offices of the Corporation, Suite 1100 postponement thereof.   | substitutio<br>l other ma<br>), 700 – 4t | n and to atte<br>tters that ma<br>n Avenue S | end, act and to vo<br>ay properly come<br>W, Calgary, Alber                           | ote for and o<br>before the<br>rta, on Wed | on behalf o<br><b>Annual G</b><br>nesday, C  | of the shar<br><b>Seneral an</b><br>October 25 | ehold<br>d <b>Sp</b><br>, 201 | ler in accor<br><b>ecial Meet</b> i<br>7 at 9:00 ai | rdance<br>t <b>ing</b> of s<br>m Mour | with the fo<br>hareholde<br>ntain Dayli | llowing di<br>ers of <b>Loc</b><br>ght Time | irection (or if<br>on Energy C<br>and at any a | no directions<br>corporation to<br>adjournment o | have been<br>be held at<br>r |  |
| VOTING RECOMMENDATIONS ARE IN  | IDICATED                                 | BY HIGHL                                     | IGHTED TEXT O   | OVER THE E                                 | BOXES.   |  |                               |   |                                       |   |   |  |  |                              |  |
|  |  |  |   |  |  |  |                               |   |                                       |   |   |  | For  | Against                      |  |
| 1. Number of Directors   |  |  |   |  |  |  |                               |   |                                       |   |   |  |  |                              |  |
| To Set the Number of Directors at S  | ix (6).                                  |  |   |  |  |  |                               |   |                                       |   |   |  |  |                              |  |
|  |  |  |   |  |  |  |                               |   |                                       |   |   |  |  |                              |  |
| 2. Election of Directors   | For                                      | For Withhold                                 |   |  |  |  | For Withhold                  |   |                                       |   |   |  | For  | Withhold                     |  |
| 01. Richard W. Elliott   |  |  | 02. Timothy M. Elliott  |  |  |  |                               | 03. Jock M. Graham                                  |                                       |   |   |  |  |                              |  |
| 04. Kenneth R. Heuchert  | enneth R. Heuchert 05. Norman W. Holton  |  |   |  |  |  |                               |   | 06. Michael A. McVea                  |   |   |  |  |                              |  |
|  |  |  |   |  |  |  |                               |   |                                       |   |   |  | For  | Withhold                     |  |
| 3. Appointment of Auditors   |  |  |   |  |  |  |                               |   |                                       |   |   |  |  |                              |  |
| Appointment of <b>KPMG LLP</b> as Audit  | ors of the                               | e Corporati                                  | on for the ensu   | ing year a                                 | nd autho   | prizing the                                    | e Dire                        | ectors to fi  | ix their                              | remuner                                 | ation.                                      |  |  |                              |  |
|  |  |  |   |  |  |  |                               |   |                                       |   |   |  | For  | Against                      |  |
| 4. Delisting from the NEX  |  |  |   |  |  |  |                               |   |                                       |   |   |  |  |                              |  |
| To approve the delisting of the Corporation's common shares from the NEX at the discretion of the Board of Directors.  |  |  |   |  |  |  |                               |   |                                       |   |   |  |  |                              |  |
| For Against  |  |  |   |  |  |  |                               |   |                                       |   |   |  |  |                              |  |
| 5. Re-approval of Stock Option Pla   | an                                       |  |   |  |  |  |                               |   |                                       |   |   |  |  |                              |  |
| To approve the resolution set forth in the accompanying Information Circular of the Corporation respecting the Meeting which approves the Corporation's stock option plan, all as more particularly described in the accompanying Information Circular.          |  |  |   |  |  |  |                               |   |                                       |   |   |  |  |                              |  |
| Authorized Signature(s) - This instructions to be executed.  | section                                  | must be                                      | completed fe  | or your                                    |  | Signature(                                     | s)                            |   |                                       |   |   | Date   |  |                              |  |
| I/We authorize you to act in accordance with my/our instructions set out above. I/We hereby revoke any proxy previously given with respect to the Meeting. If no voting instructions are indicated above, this Proxy will be voted as recommended by Management. |  |  |   |  |  |  |                               |   |                                       |   |   |  | DD / NIM / YY                                    |                              |  |
| Interim Financial Statements - Mark this box<br>like to receive Interim Financial Statements an<br>accompanying Management's Discussion and<br>mail.<br>If you are not mailing back your proxy, you may  | d<br>Analysis by                         |  | Annual Financi<br>NOT like to rece<br>accompanying M<br>mail.<br>e the above financia | vive the Annua<br>Management's             | al Financial<br>s Discussio  | I Statement<br>on and Anal                     | s and<br>ysis by              | ,   | alist                                 |   |   |  |  |                              |  |
|  | , register UI                            |  |   | a roport(o) by                             | man at ww  |  |                               |   | 9150                                  |   |   |  |  | _                            |  |
| LOOQ   | O O Q 2 5 8 6 6 4                        |  |   |  |  |  | A R 2                         |   |                                       |   |   |  |  | +                            |  |

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