AILERON VENTURES LIMITED

INSTRUMENT OF PROXY

FOR THE ANNUAL MEETING OF SHAREHOLDERS

TO BE HELD ON JULY 23, 2015

	ersigned holder (" Shareho							
	ration") hereby appoints I							
	nn Mackay, Chief Executi	ve Officer a	nd a director	r of the Corp	poration, of	Calgary, A	lberta, or ins	stead of
	f the foregoing			,	, as proxyhol	der of the u	ındersigned, v	with full
	of substitution, to attend,				,	_		_
	lders (the "Meeting") to							
	tion at Suite 400, 2424 – 4							
	y ballot that may take plac							
	aned were personally prese							
	lder's discretion, except							
	se defined have the same							9, 2015
accompa	anying the Notice of Meeti	ng and this I	nstrument of	Proxy (the "	Information	n Circular	").	
XX 7° .1	11 12 4 1	1 1	C 1.1	1 . 1		1 • • •		
	limiting the general power							
	nmon Shares of the Corpo				t of Proxy 11	n the follow	wing manner	(voting
recomm	nendations are indicated l	oy <u>mgimgitt</u>	eu text over	the boxes):				
1.	Directors - As to the appo	ointment of c	livaatava					
1.	Directors - As to the appo		ithhold					
	01 71 37 1	For W						
	01. John Mackay							
		_	_					
	02. Harold M. Kunik		Ш					
	03. William H. Smith							
	04. Barclay Laughland							
	04. Darciay Lauginana	_	_					
2.	Annointment of Audito	re - As to t	he annointm	ent of Colli	ine Barrow (Calgary II	P as auditor	s of the
2.		continuent of Auditors - As to the appointment of Collins Barrow Calgary LLP as auditors of the oration, to hold office until the next annual meeting of the Corporation, at such remuneration as may						
	be fixed by the Board of Directors of the Corporation:						us muy	
	_	on cetons on t	ine corporati	on.				
	For Withhold							

UPON ANY AMENDMENT OR VARIATION OF THE ABOVE MATTERS OR ANY OTHER MATTER THAT MAY BE PROPERLY BROUGHT BEFORE THE MEETING OR ANY ADJOURNMENT(S) THEREOF, THE PROXYHOLDER WILL HAVE THE DISCRETION TO ACT IN SUCH MANNER AS SUCH PROXYHOLDER, IN SUCH PROXYHOLDER'S SOLE JUDGMENT, MAY DETERMINE.

THE COMMON SHARES OF THE CORPORATION REPRESENTED BY THIS PROXY WILL BE VOTED, ON ANY BALLOT THAT MAY BE CALLED FOR, IN RESPECT OF THE ITEM ABOVE AS THE SHAREHOLDER MAY HAVE SPECIFIED BY MARKING A CHECK (✓) IN THE APPROPRIATE BOX PROVIDED FOR THAT PURPOSE. IF NO CHOICE IS SPECIFIED, THE SHARES WILL BE VOTED AS IF THE SHAREHOLDER HAD VOTED "FOR" THAT MATTER.

THIS INSTRUMENT OF PROXY IS SOLICITED ON BEHALF OF MANAGEMENT OF THE CORPORATION.

THE UNDERSIGNED HEREBY REVOKES ANY PROXIES PREVIOUSLY GIVEN IN RESPECT OF THE MEETING.

Dated this day of	
, 2015.	(signature of Shareholder)
(number of Common Shares represented by this Proxy)	(name of Shareholder – please print)

NOTES:

- 1. A SHAREHOLDER HAS THE RIGHT TO APPOINT A PERSON OR COMPANY (WHO NEED NOT BE A SHAREHOLDER OF THE CORPORATION) TO ATTEND AND ACT ON THE SHAREHOLDER'S BEHALF AT THE MEETING OTHER THAN THE PERSONS DESIGNATED IN THIS INSTRUMENT OF PROXY. SUCH RIGHT MAY BE EXERCISED EITHER BY WRITING THE NAME OF THE PERSON TO BE APPOINTED IN THE BLANK SPACE PROVIDED IN THE OPENING PARAGRAPH OF THIS PROXY AND STRIKING OUT THE OTHER PRINTED NAMES, IN WHICH CASE ONLY THE PERSON SO NAMED MAY VOTE THE COMMON SHARES REPRESENTED BY THE PROXY AT THE MEETING, OR BY SUBMITTING ANOTHER APPROPRIATE FORM OF PROXY AND, IN EITHER CASE, BY DELIVERING THE COMPLETED FORM OF PROXY AS INDICATED BELOW.
- 2. The proxy must be dated and signed and the signature on the proxy should be exactly the same as the name in which the Common Shares are registered. If the holder of the Common Shares is a corporation, the proxy must be executed under its corporate seal or under the hand of any officer or attorney duly authorized. A copy of such authorization should accompany the form of proxy. Persons signing as executors, administrators, trustees, etc. should so indicate. If the form of proxy is not dated, it shall be deemed to bear the date on which it was mailed to the Shareholder by the Corporation.
- 3. Only Shareholders of record as at the close of business on June 15, 2015 will be entitled to vote at the Meeting or any adjournment(s) thereof, except to the extent that a person has transferred any Common Shares after that date and the new holder of such Common Shares establishes proper ownership and demands not later than 10 days before the Meeting to be included in the list of Shareholders eligible to vote at the Meeting.
- 4. PLEASE MARK, SIGN, DATE AND RETURN THE PROXY PROMPTLY. In order for the proxy to be effective at the Meeting or any adjournment(s) thereof, it must be signed and deposited with Valiant Trust Company at 310, 606 4th Street SW, Calgary, Alberta T2P 1T1 or by fax to (403) 233-2857, in each case, not less than forty-eight (48) hours (excluding Saturdays, Sundays and statutory holidays in the province of Alberta) prior to the commencement of the Meeting or any adjournment(s) thereof.