#### TARTISAN NICKEL CORP.

### **PROXY**

# FOR USE AT THE ANNUAL GENERAL & SPECIAL MEETING OF SHAREHOLDERS February 17, 2023

	roxy is solicited of the Corporation, Doug	oration he	ereby ap		Mark Ap	pleby ne	y, Presi Corpo	dent and ration,	l Chi or	ief Execu	tive Off ad o	icer of f ei	the Corther	rporation of the	, or em,
before adjourn the Me	of substitution to the annual meetinment or adjournate teeting or such adjournateoring or such adjournation recor	ng of the nents the ournment	sharehoreof, to or adjo	olders of the the same ex ournments t	ne Corpor xtent and thereof. T	f of the ation with the ur	he under to be the same dersign	ersigned held on, ne power ned here	in re Feb	espect of a bruary 17, f the unde	all matte 2023(tlersigned	ers that ne "Mo were p	may pro eeting") personal	operly co , and at a ly presen	ome any nt at
1.	FOR WITHHOLD		The e	election of	D. Mark A	Apple	eby as a	director	r of t	he Corpo	ration.				
2.	FOR WITHHOLD		The e	election of	Douglas F	lett a	as a dire	ector of t	the C	Corporatio	on.				
3.	FOR WITHHOLD		The e	election of	Yves Cler	nent	as a dir	ector of	the (	Corporati	on.				
4.	FOR WITHHOLD			opprove the oration for ors.											
5.	FOR AGAINST		variat	onsider and tion, appro ct to regula	ving and	ratif	ying th	e Comp							
6.	6. AGAINST   approving a share consolidation for every 3 pre-consolidation							it, to approve a special resolution to pass, with or without variation, tion of the Company's capital structure on a 1 for 3 basis whereby a shares the holder will receive 1 post consolidation share, subject to red and at the discretion of the board as to effect if at all required.							
propos manag discret with th Transi 10.00 a and ho	amendments or ved at the Meetin ement should prionary authority of the best judgment of the Agency ULC. a.m. (Toronto tin blidays, preceding the thing in his discrete.)	g or any operly con the persof such person 390 Bayne) on Felg the time	adjourn ome be son votin erson. T y Street bruary e of suc	fore the Mag the prox o be valid, Suite 920 15, 2023, oh adjourn	djournme Meeting o y to vote o this prox Toronto r, if the n ed meetin	ents to or any on suc xy mo o, Or neeting. L	hereof, y adjo ch amer ust be ntario ng is ac	or if an urnment adments received M5H 2V ljourned oxies ma	or value or	ther matt adjournn ariations the Corp ax Numl t later the accepte	ers which ents the or such coration ber: 416 an 48 ho	ch are ereof, other m's transfe-350-5 ours, exected h	not now this pro- natters in asfer ago 5008, no accluding by the C	w known oxy conto n accorda ent, Cap t later th g Saturd Chairman	n to fers ince ital han ays
This pr	roxy revokes and	supersede	es all pro	oxies of ear	rlier date.										
DATE	<b>D</b> this day	of		, 20	23.										
Online Voting Instructions							Sign	ature of	Shar	reholder					
							Nam	e of Sha	ıreho	older (Plea	ase Prin	t)			
							Num	ber of S	hare	s Held					

#### **NOTES AND INSTRUCTIONS**

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

- 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.
- 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.
- 4. 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 <u>FOR</u> 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 "Business of the Meeting – 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 TARTISAN NICKEL CORP.

If you wish to receive a paper copy of the Meeting materials or have any questions about notice-and-access, please call 416-350 5007.