

## FORM OF PROXY SOLICITED BY THE MANAGEMENT OF VOGOGO INC.

| Gino Doboard of undersig Shareho 46th Flo same expostpon | eMiche of direct gned, wolders (to or, 525 ktent ar ements  | ele, President arctors of the C<br>vith full power<br>the " <b>Meeting</b> ")<br>- 8 <sup>th</sup> Avenue S<br>and with the san<br>thereof and pro | nd Chief Executive<br>orporation, or in<br>of substitution, to<br>to be held at 10:00<br>.W., Calgary, Alberne power as if the | e Officer of<br>lieu of the<br>attend, act<br>of a.m. (Calgorita, and at a<br>e undersign<br>at otherwise | f the Corporate foregoing and vote any time) of any and all and shareholding the corporate for the corporate foregoing and any and all and shareholding the corporate foregoing and all and shareholding the corporate foregoing and shareholding and shareholding the corporate foregoing and shareholding a | oration, or<br>eg,<br>on behalf<br>n January<br>adjournm<br>older werd<br>e general  | of t<br>12,<br>nents<br>e pre | of Vogogo Inc. (the "Co<br>lieu of the foregoing, Da<br>the undersigned at the ar<br>2018 at Torys LLP, Eight<br>s or postponements therecesent at the Meeting or<br>of the authority hereby co<br>elow: | le Johnson,  as prox nual and sp th Avenue Pl of, in the sam any and all | Chairman or<br>yholder for<br>ecial meetin<br>ace, East To<br>the manner, to<br>adjournment | of the r the ng of ower, to the nts or |  |
|--|---|--|--|---|--|--|-------------------------------|--|--|---|--|--|
| 1.   | On the ordinary resolution appointing Collins Barrow Calgary LLP as auditors of the Corporation at such remuneration as may be approved by the board of directors of the Corporation: |  |  |   |  |  |                               |  |  |   |  |  |
|  | VOTE FOR □  |  |  | WITHHOLD VOTE □   |  |  |                               |  |  |   |  |  |
|  | (and, if no specification is made, to vote FOR)   |  |  |   |  |  |                               |  |  |   |  |  |
| 2.   | On the election of the following persons as directors of the Corporation for the ensuing year:  |  |  |   |  |  |                               |  |  |   |  |  |
|  |   |  |  | FOR   | WITHHOL  | D  |                               |  | FOR  | WITHHO  | DLD                                    |  |
|  | 2.01  | Gino DeMicho   | ele  |   |  | 2.0  | 3                             | Dale Johnson   |  |   |  |  |
|  | 2.02  | Thomas Burto   | on English   |   |  |  |                               |  |  |   |  |  |
| (and, if no specification is made, to vote FOR)          |   |  |  |   |  |  |                               |  |  |   |  |  |
| 3.   | On the renewal and approval of the Corporation's stock option plan as set forth in the accompanying Information Circular of the Corporation:  |  |  |   |  |  |                               |  |  |   |  |  |
|  | VOTE FOR UVOTE AGAINS   |  |  |   |  |  |                               |  |  |   |  |  |
|  | _   |  | revokes any proxie   |   |  | rote the Co  | omn                           | non Shares covered by thi  | s proxy.   |   |  |  |
|  |   |  |  |   | Aı   | Annual Financial Statements  |                               |  |  |   |  |  |
| Signature of Shareholder                                 |   |  |  |   |  | Mark this box if you would like to receive the Corporation's Annual Financial Statements and accompanying Management's Discussion and Analysis by mail.  |                               |  |  |   |  |  |
| Name o   | f Share   | holder (Please I   | Print)   |   | _  |  |                               |  |  |   |  |  |
|  |   |  |  |   | _ In   | Interim Financial Statements   |                               |  |  |   |  |  |
| Address  |   |  |  |   |  | Mark this box if you would like to receive the Corporation's Interim Financial Statements and accompanying Management's Discussion and Analysis by mail. |                               |  |  |   |  |  |

## INSTRUCTIONS

- 1. PLEASE MARK, SIGN, DATE AND RETURN THIS PROXY PROMPTLY. Properly executed forms of proxy must be received by 10:00 a.m. (Calgary time) on January 10, 2018 or two business days preceding the date of any adjournments or postponements. Proxies may be delivered using the enclosed self-addressed envelope, or by otherwise delivering them to AST Trust Company (Canada), Attn: Proxy Department, P.O. Box 721, Agincourt, Ontario M1S 0A1, or by facsimile, at 1-866-781-3111 (North America) or 1-416-368-2502 (outside North America).
- 2. If you are a registered Shareholder and are unable to attend in person, kindly fill in, sign and return the enclosed instrument of proxy.
- 3. The Shareholder submitting this proxy has the right to appoint a person to represent such Shareholder at the Meeting other than Gino DeMichele or Dale Johnson. To exercise this right, the Shareholder may either insert the name of the desired representative in the blank space provided or submit another form of proxy. THE COMMON SHARES REPRESENTED BY THIS PROXY WILL BE VOTED AS SPECIFIED BY THE SHAREHOLDER BUT IF NO SPECIFICATION IS MADE, THE COMMON SHARES REPRESENTED BY THIS PROXY WILL BE VOTED FOR ALL ITEMS.
- 4. Voting by Internet:

You may use the internet site at www.astvotemyproxy.com to transmit your voting instructions. You should have this proxy in hand when you access the website. You will be prompted to enter your Control Number, which is located on this proxy. If you vote by internet, your vote must be received not later than 10:00 a.m. (Calgary time) on January 10, 2018 or 48 hours prior to the time of any adjournments or postponements of the Meeting.

The website may be used to appoint a proxyholder to attend and vote on your behalf at the Meeting and to convey your voting instructions. Complete proxy instructions are found in the Information Circular. Please note that if you appoint a proxyholder and submit your voting instructions and subsequently wish to change your appointment or voting instructions, you may resubmit such proxy, prior to the cut off time noted above. When resubmitting a proxy, the latest proxy will be recognized as the only valid one, and all previous proxies submitted will be disregarded and considered as revoked, provided that your latest proxy is submitted within the timeframe noted above.

- 5. If amendments or variations to matters identified in the Notice of Meeting or any other matters properly come before the Meeting or any adjournments or postponements thereof, this proxy confers discretionary authority upon the proxyholder to vote on such amendments, variations or other matters as such proxyholder sees fit. At the date of the Notice of Meeting, management and the Corporation knew of no such amendments, variations or other matters to come before the Meeting.
- 6. This proxy must be signed by the registered Shareholder or such Shareholder's attorney in writing or, if the Shareholder is a corporation, by an officer or attorney thereof duly authorized. Any proxy which is undated will be deemed to bear the date on which it was mailed to the Shareholder.