DEEPROCK MINERALS INC.

INSTRUMENT OF PROXY FOR ANNUAL GENERAL AND SPECIAL MEETING OF SHAREHOLDERS

This proxy is solicited by the management of DeepRock Minerals Inc. (the "Company") for use at the Annual General and Special Meeting (the "Meeting") of the holders of Common Shares of the Company (the "Shareholders") to be held on Friday, June 17, 2022 at 10:00 AM (Pacific Time) via teleconference. Please see the enclosed Information Circular on how to register for call-in details for the meeting.

The und	dersigned Shai	reholder	hereby appo	oints And	rew	Lee,	Chief Execu	itive Of	ficer of the	e Con	npany, o	r failir	ng him,
Keith	Margetson,	Chief	Financial	Officer	of	the	Company	, or	instead	of	either	of	them,
			, as	proxyhol	der d	of the	undersigned	, with fu	ıll power of	subs	titution, t	o atte	nd and
act and	vote for and or	n behalf d	of the unders	signed at	the N	∕leetin	g and at any	⁄ adjour	nment(s) t	hereo	f and on	ever	y ballot
that may	y take place in	connecti	on therewith	and with	the s	same	powers as if	the und	dersigned	were	persona	lly pre	sent at
the Mee	eting with auth	ority to v	ote at the s	aid proxy	hold	er's d	scretion, ex	cept as	otherwise	spec	cified be	low. V	Vithout
limiting t	the general po	wer conf	erred, the ur	ndersigne	d he	reby c	irects the sa	aid prox	yholder ar	nd alte	ernate pr	oxyho	older to
vote the	shares repres	ented by	this proxy ir	the man	ner a	as indi	cated below	:					

	Voting Instructions (please check one)	Business to be Considered at the Meeting					
1.	□ For □ Against	Ordinary resolution fixing the number of directors to be elected at the Meeting at four (4).					
2.(a)	□ For□ Withhold from Voting	Ordinary resolution appointing Andrew Lee for election as a director of the Company until the earlier of the next annual general meeting of Shareholders or until his successor is elected or appointed.					
2.(b)	□ For□ Withhold from Voting	Ordinary resolution appointing Tom Christoff for election as a director of the Company until the earlier of the next annual general meeting of Shareholders or until his successor is elected or appointed.					
2.(c)	□ For□ Withhold from Voting	Ordinary resolution appointing Richard Shatto for election as a director of the Company until the earlier of the next annual general meeting of Shareholders or until his successor is elected or appointed.					
2.(d)	□ For□ Withhold from Voting	Ordinary resolution appointing Adrian Volintiru for election as a director of the Company until the earlier of the next annual general meeting of Shareholders or until his successor is elected or appointed.					
3.	□ For□ Withhold from Voting	Ordinary resolution appointing Saturna Group Chartered Professional Accountants LLP as auditors of the Company until the close of the next annual meeting of Shareholders or until a successor is appointed, at a remuneration to be determined by the board of directors of the Company.					
4.	□ For □ Against	Special resolution, approving the cancellation of the Company's existing form of Articles and the adoption of a new form of Articles (the "New Articles Resolution") as more particularly described in the accompanying Information Circular.					
5.	□ For □ Against	Special Resolution, should the New Articles Resolution not be passed approving the amendment of the existing Articles of the Company, in accordance with the <i>Business Corporations Act</i> (British Columbia) to include the Advance Notice Provisions (the "Advance Notice Provisions Resolution") as more particularly described in the accompanying Information Circular.					
6.	□ For □ Against	Ordinary resolution, to ratify, confirm and approve the Company's 10% "rolling" Stock Option Plan as more particularly described in the information circular.					
7.	□ For □ Against	to transact such other business as may properly come before the Meeting or any adjournments thereof.					

With respect to any permitted amendment or variation of the above matters or the transaction of such other business as may properly come before the Meeting the proxyholder or alternate proxyholder, in her/his sole discretion, shall vote as (s)he may see fit.

WHERE THE SHAREHOLDER HAS SPECIFIED A CHOICE WITH RESPECT TO THE ABOVE MATTERS, THE SHARES REPRESENTED BY THIS PROXY WILL BE VOTED AS DIRECTED ABOVE OR, IF NO DIRECTION IS GIVEN OR CHOICE SPECIFIED, THE SHARES REPRESENTED BY THIS PROXY WILL BE VOTED IN FAVOUR OF THE PROPOSED RESOLUTIONS.

THE UNDERSIGNED HEREBY REVOKES ANY PROXIES HERETOFORE GIVEN.

In addition to any other manner permitted by law, a Shareholder who has given a proxy may revoke it as to any matter on which a vote has not already been cast pursuant to the authority conferred by it by completing another proxy bearing a later date or by signing in person, or by attorney authorized in writing, a written revocation and depositing same at the registered office of the Company, at any time up to and including the close of business on the business day immediately preceding the day of the Meeting or with the Chairperson of the Meeting immediately prior to the commencement of the Meeting or any adjournment(s) thereof. In addition, an instrument of proxy may be revoked:(i) by the Shareholder personally attending the Meeting and voting the securities represented thereby or, if the Shareholder is a Company, by a duly authorized representative of the Company attending at the Meeting and voting such securities; or (ii) in any other manner permitted by law.

Each Shareholder has the right to appoint a person or persons, who need not be a Shareholder, other than the persons designated above, to attend as proxyholder or as alternate proxyholder and to act for her/him and on her/his behalf at the Meeting. To exercise such right, the name of the Shareholder's nominee(s) should be legibly printed in the blank spaces provided or another proxy in proper form should be completed.

DATED this day of	f2022
	(Signature of Shareholder)
	(Name of Shareholder - please print)

Instructions:

- 1. If the appointer is a Company, its corporate seal must be affixed or it must be signed by an officer or attorney thereof duly authorized.
- 2. This proxy must be dated and the signature hereon should be exactly the same as the name in which the shares are registered. If the proxy is not dated in the above space, it is deemed to bear the date on which it is mailed or delivered to the person making the solicitation.
- 3. Persons signing as executors, administrators, trustees, etc., should so indicate and give their full title as such.
- 4. This proxy will not be valid and not be acted upon or voted unless it is completed as outlined herein and delivered to Integral Transfer Agency Inc. at least 48 hours (excluding Saturdays, Sundays and statutory holidays) before the day of the Meeting, or any adjournment(s) thereof.
- 5. Proxies may be delivered to Integral Transfer Agency Inc. (i) by mail or hand delivery at 401 Bay St, Suite 2702, Toronto ON M5H 2Y4; (ii) by facsimile at 1 416-623-8028; (iii) by email at support@integraltransfer.com

YOUR NAME AND ADDRESS AS LISTED ON THIS PROXY ARE SHOWN AS REGISTERED - PLEASE NOTIFY INTEGRAL TRANSFER AGENCY INC. (OR YOUR INTERMEDIARY) OF ANY CHANGES IN YOUR ADDRESS.