ANGEL WING METALS INC. - INSTRUMENT OF PROXY THIS PROXY IS SOLICITED BY THE BOARD OF DIRECTORS AND MANAGEMENT AND WILL BE USED AT THE ANNUAL GENERAL AND SPECIAL MEETING OF SHAREHOLDERS

The undersigned, being a shar appoints Marc Prefontaine, Pr director of the Corporat foregoing,	resident and Chief Executive ion (the "Management the true and the true and wote in respect of the common of the Corporation to be he to (the "Meeting") and any a	t Officer t Design d lawful at on shares held on Thu	of the Corporati ees"), or in corney and proxy eld by the under rsday, June 29 the thereof. The u	on, or the y of the signed a y, 2023 andersig	failing him, Man place and sundersigned, wi at the annual ger at 12:00 p.m. (gned hereby inst	k Santarossa, a stead of the th full power of the all and special Toronto Time),
VOTING RECOMMENDATI 1. FOR [] AGAINST [] 2. The election of the director	The fixing of the number of			the Me	eting at five (5)	members.
A. FOR [WITHHOLD [C. FOR [WITHHOLD [E. FOR [WITHHOLD [WITHHO	Calvin Everett Mark Santarossa Mare Sontrop Mare Sontrop	D.	FOR WITHHOLD FOR WITHHOLD	[] [] []	Marc Prefor Alexandria I	
3. FOR [] WITHHOLD [] 4. FOR [] AGAINST [] 5. FOR [] AGAINST []	The re-appointment of Ke Auditors of the Corporat Corporation to fix the Auditors of the Auditors and Corporation to fix the Auditors and Corporation to fix the Auditors and Corporation Circular (the "A special resolution, as more the amendment of the Ar outstanding shares of the share for every two (2) present the Auditors and Corporation (1)	tion for the ditors' remuses more particular") ore particulaticles of the Corporation	e ensuing year ineration. ticularly set for the arly set forth in the Corporation, in on the basis of the ineration.	and au rth in the stock the acce in order of one (thorizing the d he accompanyin coption plan of the ompanying Circ r to consolidate (1) post-consolid	g management he Corporation. ular, approving the issued and lation common
To be valid, this proxy must be a Calgary, Alberta T2P 2Y3, not adjournment thereof. Late prox is under no obligation to accept	later than 48 hours, excludies may be accepted or rejected	ling Saturd ed by the Cl proxy. This p	ays, Sundays an nairman of the mo proxy revokes an THI	d holidate eeting in a super	ays, prior to the his discretion, and a seedes all proxies of the discretion of the	Meeting or any nd the Chairman s of earlier date. DATED
		DAT	Signature of Sha		of	, 2023.

IMPORTANT - (Please see reverse)

Name of Shareholder (Please Print)

Number of Shares Held

NOTES

- 1 The Common Shares represented by this instrument of 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 for the above-named person to vote in his/her discretion with respect to amendments or variations to the matters identified in the Notice of Meeting accompanying the instrument of proxy or such other matters which may properly come before the Meeting.
- 2 Each shareholder has the right to appoint a person to represent him at the Meeting other than the Management Designees specified above. Such right may be exercised by striking out the names of the Management Designees and inserting in the blank space provided the name of the person to be appointed, who need not be a shareholder of the Corporation.
- 3 Each shareholder must sign this instrument of proxy exactly the same as the name which is printed, or appears, on the instrument of proxy. Please date the instrument of proxy. If the shareholder is a corporation, the instrument of proxy must be executed under its corporate seal by an officer or attorney thereof duly authorized.
- 4 If the instrument of 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 his/her proxy to attend and act at the said Meeting: (a) the Common 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 Common Shares represented by the proxy shall be voted accordingly; and (c) IF NO CHOICE IS SPECIFIED WITH RESPECT TO THE MATTERS IDENTIFIED IN THE ITEMS ABOVE, THE PROXY WILL BE VOTED FOR SUCH MATTERS.