THE HASH CORPORATION

$\frac{PROXY}{FOR~USE~AT~THE~ANNUAL~GENERAL~AND~SPECIAL~MEETING~OF~SHAREHOLDERS~AUGUST~19, 2024}$

		AUGUST 19, 2024
the Company hereby a Officer, Corporate Secu and on behalf of the un may properly come bef Adelaide Street East, S adjournment or adjourn	retary, and dersigned fore the and Suite 801, imments the aments the	fof the management of THE HASH CORPORATION. (the "Company"). The undersigned, being a shareholder of the Savoie, Chief Executive Officer and Director of the Company, or failing him, Donal Carroll, Chief Financia Director of the Company, or instead of either three of them
FOR AGAINST		To set the number of directors of the Company for the ensuing year at five (5).
FOR WITHHOLD		The election of Chris Savoie as a director of the Company.
FOR WITHHOLD		The election of Donal Carroll as a director of the Company.
FOR WITHHOLD		The election of Tom Keevil as a director of the Company.
FOR WITHHOLD		The election of Binyomin Posen as a director of the Company.
FOR WITHHOLD		The election of Tabitha Fritz as a director of the Company.
FOR WITHHOLD		To approve the appointment of Zeifmans LLP as auditors of the Company for the ensuing year and to authorize the directors to fix the remuneration of the auditors.
FOR AGAINST		To consider and, if deemed advisable, to pass, with or without variation, a special resolution, approving the sale of substantially all of the assets of the Company, as more particularly described in the management information circular of the Company dated July 11, 2024.
FOR AGAINST		To consider and, if deemed advisable, to pass, with or without variation, and ordinary resolution of disinterested shareholders, approving the sale of substantially all of the assets of the Company, as more particularly described in the management information circular of the Company dated July 11, 2024.
FOR AGAINST		To consider and, if deemed appropriate, pass, with or without variation, a special resolution to authorize the Board to elect, in its sole discretion, to direct the Company to file one or more Articles of Amendments to amend the Company's Articles in order to effect one or more consolidations of the Company's issued shares into a lesser number of issued shares, as more particularly described in the management information circular of the Company dated July 11, 2024.
FOR AGAINST		To consider and, if deemed appropriate, pass, with or without variation, a special resolution to authorize the Board to amend the articles of the Company to change the name of the Company to a name to be decided by the Board, in its sole discretion, as more particularly described in the management information circular of the Company dated July 11, 2024.
Meeting or any adjot the Meeting or any a amendments or varia the Company's tra 416.350.5008, not la Meeting or any adjo Chairman is under	urnment or udjournment tions or su nsfer age uter than ournment no obligat	ns to the matters referred to above or to any other matters identified in the notice of meeting are proposed at the adjournments thereof, or if any other matters which are not now known to management should properly come before it or adjournments thereof, this proxy confers discretionary authority on the person voting the proxy to vote on such the other matters in accordance with the best judgment of such person. To be valid, this proxy must be received by nt, Capital Transfer Agency ULC, 390 Bay Street, Suite 920, Toronto, Ontario M5H 2Y2, Fax Number 48 hours, excluding Saturdays, Sundays and statutory holidays in the City of Toronto, Ontario, prior to the thereof. Late proxies may be accepted or rejected by the Chairman of the Meeting in his discretion, and the ion to accept or reject any particular late proxy.
DATED uns	uay 01_	Signature of Shareholder
		Name of Shareholder (Please Print)
		,

Number of Shares Held

(See Reverse)

NOTES AND INSTRUCTIONS

THIS PROXY IS SOLICITED BY MANAGEMENT OF THE COMPANY.

- 1. 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 Company.
- 3. Each shareholder must sign this proxy. Please date the proxy. If the shareholder is a Company, 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 Company.
- 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 FOR SUCH MATTERS.

VOTING BY FACSIMILE: (416) 350-5008

VOTING BY MAIL, HAND DELIVERY or EMAIL:

Capital Transfer Agency ULC 390 Bay Street, Suite 920 Toronto, Ontario M5H 2Y2 voteproxy@capitaltransferagency.com

INTERNET VOTING:

Sign on to: https://shareholderaccountingsoftware.com/cap/pxlogin and on the sign-on page enter the control number which is displayed onthe proxy above the holder's name and address as displayedbelow:

Control # 999 999 999 JOHN DOE 123 ANYWHERE STREET ANYWHERE, AW X1Y 2Z3