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

appoints Ma director of foregoing, _ substitution, meeting of t via Microso the common	to attend, a he sharehold shares repr	ct and ders of the "N	vote if the Called by the desired by the second sec	in res Corpo this i	and Chief Executive O "Management I the true and law spect of the common so oration to be held on Mand any adjournment instrument of proxy in	officer of the Designees of the Monday, Just the Hereof. The the follows	he Corporation, "), or in they and proxy of by the undersign (uly 15, 2024 at the undersigned ring manner:	or fane properties the under the und	iling blace nders the a p.m. (minates, constitutes, and him, Mark Santarossa, a and stead of the igned, with full power of nnual general and special (Toronto Time), virtually structs said proxy to vote
VOTING RECOMMENDATIONS ARE INDICATED BY HIGHLIGHTED TEXT									(5)	
				The fixing of the number of directors to be elected at the Meeting at five (5) members.						
AGAINST []										
2.				The election of the directors of the Corporation.						
A.	FOR		ſ	1	Calvin Everett	В.	FOR	[1	Marc Prefontaine
	WITHHO	OLD	[]			WITHHOLD	[J	
C.	FOR		ſ	1	Mark Santarossa	D.	FOR	1	1	Alexandria
	WITHHO	OLD	[j			WITHHOLD	[j	Marcotte
E.		ſ	1	Marc Sontrop						
	WITHHO	OLD	[]	-					
3. FOR []				The appointment of Davidson & Company LLP, Chartered Accountants, as Auditors of the Corporation for the ensuing year and authorizing the directors of						
W 1	WITHHOLD [] the Corporation to fix the Auditors' remuneration.									
4. FO	R	[]		An ordinary resolution, as more particularly set forth in the accompanying						
AGAINST []				management information circular (the "Circular"), re-approving the stock option plan of the Corporation.						
To be valid, this proxy must be received by the Corporation's transfer agent, Alliance Trust Company, #1010, 407-2nd Street SW, Calgary, Alberta T2P 2Y3, not later than 48 hours, excluding Saturdays, Sundays and holidays, prior to the Meeting or any adjournment thereof. Late proxies may be accepted or rejected by the Chairman of the meeting in his discretion, and the Chairman is under no obligation to accept or reject any particular late proxy.										
	This proxy revokes and supersedes all proxies of earlier da									
THIS							PROXY MUST BE DATED			
						DATED	this	day o	f	, 2024.
						Si	gnature of Shareho	older		

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.