

QSOUND LABS, INC.

PROXY

J. Gallaş	gher, Presi	dent and a director of	the Company, or failing him	n, Joanna Varvos,	ny"), hereby nominates and appoints David Secretary of the Company, or failing her, and vote in respect of all shares registered
in the na 2005, at adjournr personal	ame of the t the Comp ments there	undersigned at the Ann pany's corporate head of (the "Meeting") in	nual Meeting of Shareholders office, Suite 400 – 3115 12 the same manner, to the same	of the Company to th Street NE, Calgo e extent and with t	be held at 10:00 a.m. on Friday, April 29, gary, Alberta T2E 7J2 and at any and all he same powers as if the undersigned were by is directed to vote as follows upon the
1. direc	-	pointment of KPMG,	Chartered Accountants as au	aditors of the Com	apany at a remuneration to be fixed by the
	7	Vote for		Vote withheld	
2.	On the ele	election of directors, as set forth in the Information Circular accompanying the Notice of Meeting.			
	V	Vote for		Vote withheld	
3.	On the ap	proval of options, as se	t forth in the Information Cir	cular accompanyii	ng the Notice of Meeting.
	1	Vote for		Vote against	
4.	To vote in thereof.	n their discretion upor	n any other business which	may properly com	ne before the Meeting or any adjournment
	Ι	DATED this	day of		2005.
	. (Signature of Sharehold	er)		

This form of proxy is solicited on behalf of management of the Company and will be voted, including on any ballot, as directed in the spaces provided above or, if no direction is given, it will be voted in the affirmative for each of the above proposals. Each shareholder submitting the proxy shall have the right to appoint a person or company to represent him at the Meeting other than the persons designated above. To exercise this right, the shareholder may insert the name of the desired representative in the blank space provided and strikeout the other names or may submit another appropriate proxy.

This form of proxy is discretionary and confers authority to vote on any amendment to or variation of matters identified in the Notice of Meeting, proposed at the Meeting or any matters that properly come before the Meeting, in accordance with the best judgment of the person voting the proxy at the Meeting.

In order for this form of proxy or other appropriate forms of proxy to be valid, it must be signed and should be dated by the shareholder or the shareholder's attorney. The signature should be exactly the same as the name in which the shares are registered. The proxy must be received by Computershare Investor Services, 600 - 530 8th Avenue SW, Calgary, AB T2P 3S8 no later than 48 hours, excluding Saturdays, Sundays and statutory holidays, prior to the Meeting or any adjournment thereof. If this form of proxy is received undated but otherwise properly executed, it will for all purposes be deemed to be dated April 28, 2005.