

EARTHWORKS INDUSTRIES INC.

NOTICE of ANNUAL GENERAL and SPECIAL

Meeting of Shareholders

To be held May 18, 2022

**Notice, Information Circular
& Report to Shareholders**

NOTICE OF ANNUAL GENERAL AND SPECIAL MEETING OF SHAREHOLDERS
OF
EARTHWORKS INDUSTRIES INC.

TAKE NOTICE that the Annual General and Special Meeting of Shareholders of EARTHWORKS INDUSTRIES INC. (hereinafter called the “Company”) will be held at Suite 615 – 800 West Pender Street, in the City of Vancouver, on Wednesday, May 18, 2022, at the hour of 11:00 a.m. (local time) for the purpose of:

1. Setting the number of Directors to be elected at five.
2. Electing Directors for the ensuing year.
3. Reappointing Crowe MacKay LLP, Chartered Professional Accountants, as the Auditors of the Company for the ensuing year, and to authorize the Directors to fix the remuneration to be paid to the Auditors.
4. Receiving and considering the Report to the Shareholders from the Board of Directors.
5. Receiving and considering audited year-end November 30, 2021 financial statements of the Company and the Auditor’s Report thereon.
6. Considering re-approval of the Company’s Stock Option Plan.
7. Considering approval of Directors’ actions and activities during the period since the last shareholders’ meeting.
8. Transacting such other business as may properly come before the Meeting or any adjournment thereof.

Shareholders who are unable to attend the Meeting in person are requested to date and sign the accompanying form of Proxy and to return or file it by:

- (a) mail or delivery to Computershare, 8th floor, 100 University Avenue, Toronto, Ontario M5J 2Y1
- (b) fax to 604-681-0139 or 1-866-249-7775
- (c) scanned email to: jonsson@securitieslaw.bc.ca
- (d) the internet pursuant to the instructions contained on the Proxy.

Not later than 11:00 a.m. (local time) on Monday, May 16, 2022.

DATED at Vancouver, British Columbia, this 18th day of April, 2022

BY ORDER OF THE BOARD

INFORMATION CIRCULAR

WITH RESPECT TO SOLICITATION OF PROXIES BY MANAGEMENT OF **EARTHWORKS INDUSTRIES INC.** FOR THE ANNUAL GENERAL AND SPECIAL MEETING OF SHAREHOLDERS TO BE HELD ON WEDNESDAY, MAY 18, 2022, AT 11:00 A.M. VANCOUVER LOCAL TIME.

PROXIES:

(a) A SHAREHOLDER GIVING A PROXY CAN DELETE THE NAMES OF THE NOMINEES NAMED IN THE ACCOMPANYING FORM AND INSERT, IN THE SPACE PROVIDED, THE NAME OF SOME OTHER NOMINEE. A PROXY NOMINEE NEED NOT BE A MEMBER OF THE COMPANY.

(b) A shareholder forwarding the attached proxy may indicate the manner in which the nominee is to vote with respect to any specific item by checking the appropriate space. If the shareholder giving the proxy wishes to confer a discretionary authority with respect to any item of business, then the space opposite the item is to be left blank. IN SUCH INSTANCE THE NOMINEE, IF ONE PROPOSED BY MANAGEMENT, WILL VOTE THE SHARES REPRESENTED BY THE PROXY IN FAVOUR OF EACH ITEM LEFT BLANK. A discretionary authority so granted may be exercised with respect to amendments or variations to matters which may properly come before the Meeting, unless the shareholder deletes the discretionary authority from the proxy.

(c) The shares represented by the proxies submitted by the shareholders will be voted in accordance with the directions, if any, given in the proxies.

(d) A shareholder giving a proxy shall have the right to attend or appoint someone else to attend, as his proxy, at the meeting and the proxy earlier submitted can be revoked in the manner described in the next item below entitled "Revocability of Proxy".

(e) A Proxy will not be valid unless it is completed and delivered to Computershare Investor Services Inc., 100 University Avenue, 8th Floor, Toronto, Ontario, Canada M5J 2Y1 or via fax to 1-866-249-7775 or 1-604-681-0139 or submitted electronically not later than 11:00 a.m. (Vancouver local time) on Monday, May 16, 2022.

REVOCABILITY OF PROXY:

A shareholder giving a proxy has the power to revoke it. Revocation can be effected by an instrument in writing signed by the shareholder giving the proxy or the shareholder's duly authorized attorney, either deposited at the Registered Office of the Company at 1710 - 1177 West Hastings Street, Vancouver, B.C., on or before the day of the Meeting, or any adjournment thereof, or by sending it to jonsson@securitieslaw.bc.ca or by Fax to 604-681-0139.

PERSONS MAKING THIS SOLICITATION:

This solicitation is made on behalf of Management of EARTHWORKS INDUSTRIES INC. and the cost of it will be borne by the Company. No Director has given Management notice that he intends to oppose any action intended to be taken at the Meeting.

INTERESTS OF CERTAIN PERSONS IN MATTERS TO BE ACTED UPON:

The Directors may be considered to have an interest in two of the resolutions which the shareholders will be asked to pass specified below. Otherwise, no Director or Officer, past, present or nominated, or any person on behalf of whom this solicitation is made has any interest, direct or indirect, in any matter to be acted upon at the Meeting, except that such

persons may be indirectly involved in the normal business of the Meeting or general affairs of the Company. The resolutions in which Directors have interest are:

- the resolution which the shareholders will be asked to pass re-approving the Company's Option Plan pursuant to which the Directors presently hold options and may be granted additional options in the future;
- the resolution approving the share purchase options which have been granted to the Directors and their repricing.

VOTING SHARES AND PRINCIPAL HOLDERS THEREOF:

- (a) There are 88,590,832 shares of the Company outstanding, all of one class known as common. All are entitled to vote at the Meeting and each share has one non-cumulative vote.
- (b) Shareholders entitled to vote at the Meeting will be those of record as of 11:00 a.m. (local time) on Monday, May 16, 2022. The record date established to determine who is entitled to receive a copy of the Notice of Meeting was April 12, 2022.
- (c) To the best of the knowledge of the Company the only shareholder holding, directly or indirectly, shares carrying more than 10% of the voting rights attached to the issued shares of the Company, is Company Director David F. Andrews who directly or indirectly holds 9,192,417 shares.
- (d) Non-Registered Holders

Only registered shareholders or duly appointed proxy holders are permitted to vote at the Meeting. Most shareholders of the Company are "non-registered" shareholders because the shares they own are not registered in their names but are instead registered in the name of the brokerage firm - or a nominee of the brokerage firm - through which they purchased the shares. More particularly, a person is not a registered shareholder in respect of shares which are held on behalf of that person (the "Non-Registered Holder") but which are registered either: (a) in the name of an intermediary (an "Intermediary") that the Non-Registered Holder deals with in respect of the shares (Intermediaries include, among others, banks, trust companies, securities dealers or brokers and trustees or administrators of self-administered RRSP's, RRIF's, RESPs and similar plans); or (b) in the name of a clearing agency (such as The Canadian Depository for Securities Limited ("CDS")) of which the Intermediary is a participant. In accordance with the requirements as set out in National Instrument 54-101 of the Canadian Securities Administrators, the Company will have distributed copies of the Notice of Meeting, this Information Circular and the form of Proxy (collectively, the "Meeting Materials") to the clearing agencies and Intermediaries for onward distribution to Non-Registered Holders.

Intermediaries are required to forward the Meeting Materials to Non-Registered Holders unless a Non-Registered Holder has waived the right to receive them. Intermediaries will use service companies to forward the Meeting Materials to Non-Registered Holders. Generally, Non-Registered Holders who have not waived the right to receive Meeting Materials will either:

- (a) be given a form of proxy which has already been signed by the Intermediary (typically by a facsimile, stamped signature), which is restricted as to the number of shares beneficially owned by the Non-Registered Holder but which is otherwise not completed. Because the Intermediary has already signed the form of proxy, this form of proxy is not required to be signed by the Non-Registered Holder when submitting the proxy. In this case, the Non-Registered Holder who wishes to submit a proxy should otherwise properly complete the form of proxy and deposit it with the Company's Registrar and Transfer Agent as provided above; or
- (b) more typically, be given a voting instruction form which is not signed by the Intermediary, and which, when properly completed and signed by the Non-Registered Holder and returned to the Intermediary or its service company, will constitute voting instructions (often called a "proxy authorization form")

which the Intermediary must follow. Typically, the proxy authorization form will consist of a one page pre-printed form. Sometimes, instead of the one page pre-printed form, the proxy authorization form will consist of a regular printed proxy form accompanied by a page of instructions, which contains a removable label containing a bar-code and other information. In order for the form of proxy to validly constitute a proxy authorization form, the Non-Registered Holder must remove the label from the instructions and affix it to the form of proxy, properly complete and sign the form of proxy and return it to the Intermediary or its service company in accordance with the instructions of the Intermediary or its service company.

In either case, the purpose of this procedure is to permit a Non-Registered Holder to vote - or direct the voting of the shares which they beneficially own. Should a Non-Registered Holder who receives one of the above forms wish to vote at the Meeting in person, the Non-Registered Holder should strike out the names of the management proxy holders named in the form and insert the Non-Registered Holder's name in the blank space provided. In either case, Non-Registered Holders should carefully follow the instructions of their Intermediary, including those regarding when and where the proxy or proxy authorization form is to be delivered.

There are two kinds of beneficial owners - those who object to their name being made known to the issuers of securities which they own (called OBOs for Objecting Beneficial Owners) and those who do not object to the issuers of the securities they own knowing who they are (called NOBOs for Non-Objecting Beneficial Owners). Pursuant to National Instrument 54-101 issuers can obtain a list of their NOBOs from intermediaries for distribution of proxy-related materials directly to NOBOs.

The Company, as allowed by NI 54-101, is sending its proxy-related materials directly to its NOBOs. As a result NOBOs can expect to receive a scannable Voting Instruction Form (VIF). These VIFs are to be completed and returned in the envelope provided or by facsimile. In addition, the VIF provides both telephone voting and internet voting - as described on the VIF itself which contains complete instructions.

ELECTION OF DIRECTORS:

The following persons are proposed to be nominated for election as Directors at the Annual Meeting. All are presently Directors. Their terms of office as Directors will expire as of the date of the Meeting, but other offices held by them with the Company will be continued unless they are not re-elected Directors. All of the Directors who are elected will have their term of office expire at the next Annual General Meeting of the Company.

Name and present office held	Five Year History of Principal Occupations	No. of Shares beneficially held directly or indirectly
David B. Atkinson ⁽¹⁾ Vancouver, B.C. Director, President and Chief Executive Officer	Director and President of the Company since November 12, 1992; Director and President of the Company's subsidiary, Cortina Integrated Waste Management, Inc. since 1993.	1,193,242
David F. Andrews ⁽¹⁾⁽²⁾ Vancouver, B.C. Director	Principal of Clean Balance Power Inc. (a private co.) (from 2011 to present; Director of the Company from 1992 to present; Director of Cortina Integrated Waste Management, Inc.	9,192,417
David Russell Vancouver, B.C. Director and Chief Financial Officer	Involved in business consulting, accounting and management. Responsible for accounting and reporting functions for Earthworks since 2010. CFO of Earthworks since 2013.	337,500

Calvin Woroniak ⁽¹⁾ Comox, B.C. Director	Independent business including farming, construction/real estate and retail. Owned, operated Freedom Farm Ltd., an organic farming operation from 2008 to 2018. Director of Earthworks since December 20, 2018.	5,950,190
Richard Dean Powell Santa Rosa, California, USA Director	Director of Earthworks since August, 2019. Since June, 2020 Director and Chief Executive Officer of Cortina Integrated Waste Management, Inc. and Cortina Project Manager.	Mr. Powell holds his positions as the representative of North Bay Corporation which is the owner of 7,749,000 shares.

(1) Members of the Company's Audit Committee

(2) Chair of Audit Committee

STATEMENT OF EXECUTIVE COMPENSATION:

Applicable securities rules define "Named Executive Officers" ("NEO's") to mean the Chairman and any Vice-Chairman of the Board of Directors of the Company, where the functions of the office are performed on a full-time basis, the President, any Vice-President in charge of a principal business unit such as sales, finance or production, and an officer of the Company or of a subsidiary who performs a policy-making function in respect of the Company, whether or not the officer is also a director of the Company or the subsidiary.

The Company's wholly owned Subsidiary, Cortina Integrated Waste Management, Inc. is the principal business unit of the Company. Accordingly the following information is given with respect to compensation paid or accrued in favour of the NEOs of the Company and the Subsidiary.

- (a) The Company has had only one NEO during its 3 fiscal years who has been compensated as an NEO – being David Atkinson. The compensation paid to Mr. Atkinson for the fiscal years ending November 30, 2019, 2020 and 2021 are set out below:

Name and principal positions during periods ending November 30, 2021	Annual Compensation				Long Term Compensation			All Other Compensation (\$)
	Salary (\$)	Bonus (\$)	Other Annual Compensation (\$)	Securities Under Option/SARs Granted	Awards	Restricted Shares or Restricted Share Units (\$)	Payouts	
David Atkinson (1) Director, President and Chief Executive Officer	2019	133,355	-	-	(1)	-	-	-
	2020	131,771	-	-	-	-	-	-
	2021	131,769	-	-	-	-	-	-

- (1) David Atkinson was, on various earlier dates granted options to purchase 3,240,000. On July 5, 2019 the Company and Mr. Atkinson agreed that all of the options would be shares exercisable for \$0.10 per share on or before June 30, 2022. None of the options have been exercised.

- (b) As at the close of business on November 30, 2021, 6,950,000 share purchase incentive options were outstanding.

- (c) The Company does not provide any pension, retirement plan or other remuneration for its Directors or Officers that constitutes an expense to the Company nor are there any plans or arrangements in respect of compensation received or that may be received by executive officers in the Company's most recently completed or current financial year to compensate such officers in the event of the termination of employment or a change in control of the Company.

(d) Since the beginning of the last completed financial year, there has been no indebtedness to the Company by any Director, Senior Officer, or proposed nominee for election as a Director or associate of any such person.

APPOINTMENT OF AUDITORS:

The Company will move to reappoint Crowe MacKay LLP, Chartered Professional Accountants, of Vancouver, British Columbia, as the Auditors of the Company, at a remuneration to be negotiated between the Auditors and the Directors.

PARTICULARS OF MATTERS TO BE ACTED UPON AT THE MEETING:

In addition to the appointment of Directors and Auditors and consideration of the annual audited Financial Statements, the Meeting will be asked to consider the following items:

- (a) Consideration of the Annual Report to the Shareholders from the Board of Directors as supplemented at the Meeting by verbal comments by management officials present at the Meeting.
- (b) Re-approval of the Stock Option Plan, adopted by the Board of Directors of the Company effective February 28, 2003, as amended April 20, 2009. The Plan has been re-approved annually, as required by the TSX Venture Exchange (“Exchange”), since the original adoption. The Plan has been structured to comply with the rules of the Exchange. The principal features and terms of the Plan are:
 - (1) The aggregate number of shares which may be subject to option at any one time may not exceed 10% of the issued shares of the Company as of that date – including options granted prior to the adoption of the Plan;
 - (2) When options are exercised their exercise prices may not be less than the minimum then specified by the rules of the Exchange;
 - (3) Options may not be granted to any one Optionee which would exceed 5% of the issued shares of the Company in any 12-month period;
 - (4) No more than 2% of the issued shares of the Company may be optioned at any one time to consultants or investor relations agents to the Company;
 - (5) Options may not be granted for a term exceeding 10 years – which will be, if the Optionee dies, reduced to a term of one year following the date of death – and if the Optionee ceases to be qualified to receive options from the Company options held by such optionee will expire 30 days after the date of such cessation;
 - (6) Options granted under the Plan may not be assigned by the Optionees.
 - (7) The Plan is a “rolling” plan. This means that if options that are outstanding under the Plan are exercised additional options can be granted – so long as the total, with the new options, does not cover in excess of 10% of the issued shares of the Company outstanding on that date.

Copies of the Plan can be secured, in advance of the Meeting, by registered or beneficial shareholders of the Company, upon request made to the Company at:

Earthworks Industries Inc.
615 – 800 West Pender Street
Vancouver, B.C. V6C 2V6
Tel: (604) 669-3143
Fax: (604) 669-3107
Email: jonsson@securitieslaw.bc.ca

As the Company, as of the date of this Information Circular, has 88,590,832 shares issued, options cannot be granted on this date as to more than 8,859,083 shares of the Company. As options are already outstanding as to 6,850,000 shares, the Company could, as of this date, grant options on an additional 2,009,083 shares.

ADDITIONAL INFORMATION

Additional Information concerning the Company is available on SEDAR at www.sedar.com and on the Company's website www.earthworksinc.com

COMPLIANCE WITH CORPORATE GOVERNANCE RULES AND RECOMMENDATIONS

The Board of Directors of the Company has responsibility for the stewardship of the Company. It satisfies the only corporate governance rule binding on the Company – namely the appointment and maintenance of an Audit Committee. The Canadian securities commissions have published recommendations and guidelines with respect to corporate governance. However, these are only recommendations - and because the Company has only a small Board of Directors and no business activities the recommended corporate governance rules have not been adopted. With respect to the corporate governance rules:

CORPORATE GOVERNANCE

Pursuant to National Policy 58-101 – Disclosure of Corporate Governance Practices the Company is required to and hereby discloses its corporate governance practices as follows:

1. Board of Directors

The Board of Directors of the Company facilitates its exercising of independent supervision over the Company's management through periodic meetings of the Board, usually with members of the Company's management being in attendance.

David Andrews and Calvin Woroniak are "independent" directors in that they are independent and free from any interest and any business or other relationship, which could reasonably be perceived to materially interfere with their ability to act in the best interests of the Company, other than interests and relationships arising from their shareholdings and their positions as Directors.

David Atkinson as the Chief Executive Officer of the Company is a member of Management and is not independent. David Andrews has in the past occasionally received consulting fees from the Company. Richard Powell, who holds positions with the Company and its California subsidiary, is an officer of North Bay Corporation.

2. Directorships

None of the directors of the Company are presently directors of any other reporting issuers:

3. Orientation and Continuing Education

The Company has no programs for the orientation or education of new directors.

4. Ethical Business Conduct

The Board expects management to operate the business of the Company in a manner that enhances shareholder value and is consistent with the highest level of integrity.

In addition, the Board must comply with conflict of interest provisions in Canadian corporate law, including relevant securities regulatory instruments, in order to ensure directors exercise independent judgment in considering transactions and agreements in respect of which a director or executive officer has a material interest.

5. Nomination of Directors

The Company does not have a process for recruiting new members of the Board.

6. Other Board Committees

Other than the Audit Committee, the Company does not have any Board committees. Due to the small number of Directors and the limited scope of operations and activities by the Company, the Board of Directors considers that it can deal with all matters as a full Board and that it is not necessary for any matters to be separately considered by committees. When the Board considers compensation for David Atkinson, Mr. Atkinson excuses himself from the Board's deliberations.

7. Assessments

The Board will annually review its own performance and effectiveness as well as review annually the Audit Committee Charter and recommend revisions to the Board as necessary. Neither the Company nor the Board has adopted formal means or methods to regularly assess the Board, its committees or the individual directors with respect to their effectiveness and contributions.

The Company feels its corporate governance practices are appropriate and effective for the Company, given its relatively small size, and limited operations. The Company's method of corporate governance allows for the Company to operate efficiently, with simple checks and balances that control and monitor management and corporate functions without excessive administrative burden or cost.

AUDIT COMMITTEE AND RELATIONSHIP WITH AUDITOR

Multilateral Instrument 52-110 of the Canadian Securities Administrators ("MI 52-110") requires the Company, as a venture issuer, to disclose annually in its Information Circular certain information concerning the constitution of its Audit Committee and its relationship with its independent auditor, as set forth in the following.

The Company's Audit Committee is governed by an Audit Committee Charter, a copy of which can be obtained, upon request, from the Company.

The Company's Audit Committee is comprised of three directors; David Andrews, David Atkinson and Calvin Woroniak. Mr. Atkinson is not "independent" whereas Messrs. Andrews and Woroniak are independent. As defined in MI 52-110, all of the Audit Committee members are "financially literate".

The Company has not relied on the exemptions contained in sections 2.4 or 8 of MI 52-110. Section 2.4 provides an exemption from the requirement that the audit committee must pre-approve all non-audit services to be provided by the auditor, where the total amount of fees related to the non-audit services are not expected to exceed 5% of the total fees payable to the auditor in the fiscal year in which the non-audit services were provided.

The Audit Committee has not adopted specific policies and procedures for the engagement of non-audit services. The engagement of non-audit services is considered by the Company's Board of Directors on a case-by-case basis.

In the following table, "audit fees" are fees billed by the Company's external auditor for services provided in auditing the Company's annual financial statements for the subject year. "Audit-related fees" are fees not included in audit fees that are billed by the auditor for assurance and related services that are reasonably related to the performance of the audit or review of the Company's financial statements. "Tax fees" are fees billed by the auditor for professional services rendered for tax compliance, tax advice and tax planning. "All other fees" are fees billed by the auditor for products and services not included in the foregoing categories.

The fees paid by the Company to its auditor in each of the last two fiscal years, by category, are as follows:

Financial Year Ending	Audit Fees	Audit Related Fees	Tax Fees	All Other Fees
November 30, 2021	\$35,000	-	\$2,000	-
November 30, 2020	\$29,500	-	\$1,500	-

DATED: April 18, 2022

ON BEHALF OF THE BOARD OF DIRECTORS

**EARTHWORKS INDUSTRIES INC.
REPORT TO SHAREHOLDERS**

April 18, 2022

During our last fiscal year ended November 30, 2021 – and in the subsequent period, Earthworks has continued to mobilize the Cortina Integrated Waste Management Project in California – through our wholly owned California subsidiary Cortina Integrated Waste Management, Inc.

In October 2021, Earthworks retained SCS Engineers (SCS) to proceed with an updated design at Cortina for a final landfill cover preferred by the Kletsel Environmental Regulatory Authority (KERA). The scope of work also included updating all technical requirements related to the Basis of Design and to complete the design as issued for construction. SCS is expected to have updated U.S. Environmental Protection Agency (EPA) required Site Specific Flexibility Requests completed at the time of writing this report. Earthworks will continue to work on any necessary modifications in collaboration with KERA and with the EPA.

Earthworks' Management continues to establish the critical path to construction of the Project, including requirements such as Air Permits etc., which have been moved along as far as possible and County requirements which will be completed as we proceed. This will also include an aggressive marketing campaign for the facility.

Management understands that changes in recycling regulations have increased disposal demand and decreased the operational life of existing landfill sites. The Cortina project continues to be well positioned to adapt to the increasing demands of the market.

During the fiscal year we successfully completed Unit financings of 3,862,500 Units for \$0.20 per Unit. 850,000 previously issued options were exercised for \$0.10 per share and 1,100,000 share purchase warrants were exercised at \$0.15 per share. These transactions provided funding for the Company totaling \$1,022,500.

We thank our shareholders for their ongoing support.

David Atkinson
President & CEO

ON BEHALF OF THE BOARD OF DIRECTORS