

Bold Capital Enterprises Ltd.
(the "Corporation")

FORM OF PROXY ("PROXY")

Annual and Special Meeting
July 24, 2020 at 10:00 a.m. EDT
<https://us02web.zoom.us/j/89602861905?pwd=aVcrVEEwaVFNMJYS2taaFR3Z0Uzd09>
(the "Meeting")

RECORD DATE: June 18, 2020
CONTROL NUMBER:
SEQUENCE #:
FILING DEADLINE FOR PROXY: July 22, 2020 at 5:00 p.m. EDT

VOTING METHOD	
INTERNET	Go to www.voteproxyonline.com and enter the 12 digit control number above
FACSIMILE	416-595-9593
MAIL	TSX Trust Company 301 - 100 Adelaide Street West Toronto, Ontario, M5H 4H1

The undersigned hereby appoints **Peter Rona, President and CEO** of the Corporation, whom failing **Nabil Ishak, CFO** of the Corporation (the "Management Nominees"), or instead of any of them, the following Appointee

Please print appointee name

as proxyholder on behalf of the undersigned with the power of substitution to attend, act and vote for and on behalf of the undersigned in respect of all matters that may properly come before the Meeting and at any adjournment(s) or postponement(s) thereof, to the same extent and with the same power as if the undersigned were personally present at the said Meeting or such adjournment(s) or postponement(s) thereof in accordance with voting instructions, if any, provided below.

- SEE VOTING GUIDELINES ON REVERSE -

RESOLUTIONS – MANAGEMENT VOTING RECOMMENDATIONS ARE INDICATED BY HIGHLIGHTED TEXT ABOVE THE BOXES

1. Election of Directors	FOR	WITHHOLD	5. Share Consolidation	FOR	AGAINST
a) Peter Rona	<input type="checkbox"/>	<input type="checkbox"/>	To consider and, if deemed advisable, adopt, with or without amendment, a special resolution (which is set out in Schedule "F" of the enclosed management proxy circular) authorizing the Board to amend the articles of the Corporation to effect a consolidation of all of the issued and outstanding common shares of the Corporation (the "Common Shares"), on the basis of a maximum consolidation ratio to be selected by the Board of four pre-consolidation Common Shares for one post-consolidation Common Share, effective as at the discretion of the Board and conditional to the completion of the Proposed Qualifying Transaction (as defined below), the whole as described in the enclosed management proxy circular.	<input type="checkbox"/>	<input type="checkbox"/>
b) Nabil Ishak	<input type="checkbox"/>	<input type="checkbox"/>		<input type="checkbox"/>	<input type="checkbox"/>
c) John Paradias	<input type="checkbox"/>	<input type="checkbox"/>		<input type="checkbox"/>	<input type="checkbox"/>
d) Denis Bouchard	<input type="checkbox"/>	<input type="checkbox"/>		<input type="checkbox"/>	<input type="checkbox"/>
e) Octavio Soares	<input type="checkbox"/>	<input type="checkbox"/>		<input type="checkbox"/>	<input type="checkbox"/>
f) Jean-Robert Pronovost	<input type="checkbox"/>	<input type="checkbox"/>		<input type="checkbox"/>	<input type="checkbox"/>
2. Appointment of Auditor	FOR	WITHHOLD			
Appointment of Mallette LLP as Auditor of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	<input type="checkbox"/>	<input type="checkbox"/>			
3. Approval and Confirmation of the Stock Option Plan	FOR	AGAINST	6. Appointment of Additional Directors	FOR	AGAINST
To consider and, if deemed advisable, adopt, with or without amendment, a resolution (which is set out in Schedule "A" of the enclosed management proxy circular) pertaining to the approbation and confirmation of the Corporation's proposed stock option plan, conditional to the completion of the Proposed Qualifying Transaction (as defined below), as set out in Schedule "C" hereto and the whole as described in the enclosed management proxy circular.	<input type="checkbox"/>	<input type="checkbox"/>	To consider and, if deemed advisable, adopt, with or without amendment, a special resolution (which is set out in Schedule "G" of the enclosed management proxy circular) authorizing the Board to amend the articles of the Corporation in order to allow the directors of the Corporation to appoint one or more additional directors, who shall hold office for a term expiring not later than the close of the next annual meeting of shareholders, but the total number of directors so appointed may not exceed one third of the number of directors elected at the previous annual meeting of shareholders, the whole as described in the enclosed management proxy circular.	<input type="checkbox"/>	<input type="checkbox"/>
4. Name Change	FOR	AGAINST			
To consider and, if deemed advisable, adopt, with or without amendment, a special resolution (which is set out in Schedule "E" of the enclosed management proxy circular) authorizing the board of directors of the Corporation (the "Board") to amend the articles of the Corporation to effect the change of its name to "Dymedso Inc.", or such other name as the Board may determine, conditional to the completion of the Proposed Qualifying Transaction (as defined below), the whole as described in the enclosed management proxy circular.	<input type="checkbox"/>	<input type="checkbox"/>			

This proxy revokes and supersedes all earlier dated proxies and **MUST BE SIGNED**

PLEASE PRINT NAME

Signature of registered owner(s) Date (MM/DD/YYYY)

Proxy Voting – Guidelines and Conditions

1. **THIS PROXY IS SOLICITED BY MANAGEMENT OF THE CORPORATION.**
2. **THIS PROXY SHOULD BE READ IN CONJUNCTION WITH THE MEETING MATERIALS PRIOR TO VOTING.**
3. **If you appoint the Management Nominees to vote your securities, they will vote in accordance with your instructions or, if no instructions are given, in accordance with the Management Voting Recommendations highlighted for each Resolution on the reverse. If you appoint someone else to vote your securities, they will also vote in accordance with your instructions or, if no instructions are given, as they in their discretion choose.**
4. This proxy confers discretionary authority on the person named to vote in his or her discretion with respect to amendments or variations to the matters identified in the Notice of the Meeting accompanying the proxy or such other matters which may properly come before the Meeting or any adjournment or postponement thereof.
5. **Each security holder has the right to appoint a person other than the Management Nominees specified herein to represent them at the Meeting or any adjournment or postponement thereof.** Such right may be exercised by inserting in the space labeled “*Please print appointee name*”, the name of the person to be appointed, who need not be a security holder of the Corporation.
6. To be valid, this proxy must be signed. Please date the proxy. If the proxy is not dated, it is deemed to bear the date of its mailing to the security holders of the Corporation.
7. To be valid, this proxy must be filed using one of the **Voting Methods** and *must be received by TSX Trust Company* before the **Filing Deadline for Proxies**, noted on the reverse or in the case of any adjournment or postponement of the Meeting not less than 48 hours (Saturdays, Sundays and holidays excepted) before the time of the adjourned or postponed meeting. 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.
8. If the security holder is a corporation, the proxy must be executed by an officer or attorney thereof duly authorized, and the security holder may be required to provide documentation evidencing the signatory’s power to sign the proxy.
9. Guidelines for proper execution of the proxy are available at www.stac.ca. Please refer to the Proxy Protocol.

Investor inSite

TSX Trust Company offers at no cost to security holders, the convenience of secure 24-hour access to all data relating to their account including summary of holdings, transaction history, and links to valuable security holder forms and Frequently Asked Questions.

To register, please visit www.tsxtrust.com/investorinsite

Click on, “*Register*” and complete the registration form. Call us toll free at 1-866-600-5869 with any questions.

Request for Financial Statements

In accordance with securities regulations, security holders may elect to receive Annual Financial Statements, Interim Financial Statements and MD&As.

Instead of receiving the financial statements by mail, you may choose to view these documents on SEDAR at www.sedar.com.

I am currently a security holder of the Corporation and as such request the following:

- Annual Financial Statements with MD&A
(Mark this box to NOT receive Annual Financial Statements and related MD&A)
- Interim Financial Statements with MD&A
(Mark this box to receive Interim Financial Statements and related MD&A)

If you are casting your vote online and wish to receive financial statements, please complete the online request for financial statements following your voting instructions.

If the cut-off time has passed, please fax this side to 416-595-9593

Bold Capital Enterprises Ltd.
2020