

**CANVASS VENTURES LTD. ANNOUNCES VOTING RESULTS  
FROM 2018 ANNUAL AND SPECIAL MEETING OF  
SHAREHOLDERS**

**VANCOUVER, BRITISH COLUMBIA, August 30, 2018** -- Canvass Ventures Ltd. (“Canvass” or the “Company”), a capital pool company listed on the TSX Venture Exchange (the “Exchange”) under the symbol CVS.P, announces that at the Annual and Special Meeting of Shareholders held on August 23, 2018 (the “Meeting”), each of Martin Burian, Guido Cloetens and Nicholas Glass were re-elected as directors of Canvass.

<b>Nominee</b>	<b>Votes For</b>	<b>%</b>	<b>Withheld</b>	<b>%</b>
Martin Burian	2,979,000	100.00	0	0.00
Guido Cloetens	2,979,000	100.00	0	0.00
Nicholas Glass	2,979,000	100.00	0	0.00

Shareholders of Canvass also approved the following at the Meeting: (i) the appointment of Canvass' auditor DMCL and the authorization of the directors to set the auditor's remuneration; (ii) the approval, ratification and confirmation of Canvass' 10% rolling stock option plan (the “Option Plan”), and (iii) the authorization of the directors of Canvass to, subject to obtaining all necessary approvals (including Exchange approval) implement a consolidation of Canvass' common shares at such time the directors of Canvass deem appropriate and at a ratio of 10 to 1 or such other basis (including such other consolidation ratio) that the directors of Canvass deem adequate (the “Consolidation”).

<b>Matter</b>	<b>Votes For</b>	<b>%</b>	<b>Withheld</b>	<b>%</b>
Appointment of Auditor	2,979,000	100.00	0	0.00
Approval of Option Plan	2,979,000	100.00	0	0.00
Consolidation Authorization	2,979,000	100.00	0	0.00

Canvass will consider implementing the Consolidation in order to facilitate the structuring and negotiation of any future potential Qualifying Transaction (as such term is defined under Exchange policies), including any potential issuance of Canvass' common shares thereunder. If approved and implemented, the Consolidation is expected to provide Canvass with greater flexibility in respect of its issued and outstanding share capital.

As Canvass currently has an unlimited number of common shares authorized for issuance, the Consolidation will not have any effect on the number of common shares that remain available for future issuance. If the Consolidation is effected, the exercise or conversion price and the number of common shares issuable under outstanding incentive stock options will be proportionately adjusted. As at the date hereof, Canvass has 9,110,000 pre-Consolidation common shares issued and outstanding. Based on such

amount and if a 10:1 ratio is used for the Consolidation, the number of post-Consolidation common shares issued and outstanding is expected to be 911,000 common shares.

Canvass does not anticipate that the Company's name will change in conjunction with the Consolidation unless there is a business rationale to do so.

***ON BEHALF OF THE BOARD OF DIRECTORS***

*“Martin Burian”*

Martin Burian, CEO & Director

For further information, please contact Martin Burian ((604) 562-4871 or martin@burian.ca) or see Canvass' Management Information Circular dated July 24, 2018, which can be accessed on Canvass' SEDAR profile at www.sedar.com.

Neither the Exchange, nor its Regulations Services Provider (as that term is defined in policies of the Exchange) accepts responsibility for the adequacy or accuracy of this release.

***Caution concerning forward-looking statements***

*This news release may contain forward-looking statements that are based on Canvass' expectations, estimates and projections regarding its business, any future potential Qualifying Transaction, the potential Consolidation, the timing and implementation thereof, the applicable Consolidation ratio and the potential effects of such Consolidation, and whether Canvass' name will change in conjunction with the Consolidation. These statements are not guarantees of future performance and involve risks and uncertainties that are difficult to control or predict. For these reasons, actual outcomes and results may differ materially from those expressed in these forward-looking statements and readers should not place undue reliance on such statements. Statements speak only as of the date on which they are made, and Canvass undertakes no obligation to update them publicly to reflect new information or the occurrence of future events or circumstances, unless otherwise required to do so by law or applicable stock exchange policy.*

*This news release does not constitute an offer to sell or a solicitation of an offer to buy any of the securities in the United States. The securities have not been and will not be registered under the United States Securities Act of 1933, as amended (the “U.S. Securities Act”) or any state securities laws and may not be offered or sold within the United States or to U.S. Persons unless registered under the U.S. Securities Act and applicable state securities laws or an exemption from such registration is available.*