



8th Floor, 100 University Avenue Toronto, Ontario M5J 2Y1 www.computershare.com

Security Class
Holder Account Number
Intermediary

Fold

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Voting Instruction Form ("VIF") - Annual and Special Meeting to be held on July 22, 2024 at 10:00 am (Vancouver Time)

NON-REGISTERED (BENEFICIAL) SECURITYHOLDERS

- 1. We are sending to you the enclosed proxy-related materials that relate to a meeting of the holders of the series or class of securities that are held on your behalf by the intermediary identified above. Unless you attend the meeting and vote in person, your securities can be voted only by management, as proxy holder of the registered holder, in accordance with your instructions.
- 2. We are prohibited from voting these securities on any of the matters to be acted upon at the meeting without your specific voting instructions. In order for these securities to be voted at the meeting, it will be necessary for us to have your specific voting instructions. Please complete and return the information requested in this VIF to provide your voting instructions to us promptly.
- 3. If you want to attend the meeting and vote in person, please write your name in the place provided for that purpose in this form. You can also write the name of someone else whom you wish to attend the meeting and vote on your behalf. Unless prohibited by law, the person whose name is written in the space provided will have full authority to present matters to the meeting and vote on all matters that are presented at the meeting, even if those matters are not set out in this form or the information circular. Consult a legal advisor if you wish to modify the authority of that person in any way. If you require help, please contact the Registered Representative who services your account.
- 4. This VIF should be signed by you in the exact manner as your name appears on the VIF. If these voting instructions are given on behalf of a body corporate set out the full legal name of the body corporate, the name and position of the person giving voting instructions on behalf of the body corporate and the address for service of the body corporate.
- 5. If a date is not inserted in the space provided on the reverse of this VIF, it will be deemed to bear the date on which it was mailed by management to you.
- 6. When properly signed and delivered, securities represented by this VIF will be voted as directed by you, however, if such a direction is not made in respect of any matter, and the VIF appoints the Management Nominees, the VIF will direct the voting of the securities to be made as recommended in the documentation provided by Management for the meeting.
- 7. Unless prohibited by law, this VIF confers discretionary authority on the appointee to vote as the appointee sees fit in respect of amendments or variations to matters identified in the notice of meeting or other matters as may properly come before the meeting or any adjournment thereof.
- 8. By providing voting instructions as requested, you are acknowledging that you are the beneficial owner of, and are entitled to instruct us with respect to the voting of, these securities.
- 9. If you have any questions regarding the enclosed documents, please contact the Registered Representative who services your account.

10. This VIF should be read in conjunction with the information circular and other proxy materials provided by Management.

VIFs submitted must be received by 10:00 am, (Vancouver Time) on July 18, 2024.

VOTE USING THE TELEPHONE OR INTERNET 24 HOURS A DAY 7 DAYS A WEEK!



To Vote Using the Telephone

 Call the number listed BELOW from a touch tone telephone.

1-866-734-VOTE (8683) Toll Free



To Vote Using the Internet

- Go to the following web site: www.investorvote.com
- Smartphone?
 Scan the QR code to vote now.



If you vote by telephone or the Internet, DO NOT mail back this VIF.

Voting by mail may be the only method for securities held in the name of a corporation or securities being voted on behalf of another individual.

Voting by mail or by Internet are the only methods by which a holder may choose an appointee other than the Management appointees named on the reverse of this VIF. Instead of mailing this VIF, you may choose one of the two voting methods outlined above to vote this VIF.

To vote by telephone or the Internet, you will need to provide your CONTROL NUMBER listed below.

CONTROL NUMBER

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Appointee(s)

I/We being holder(s) of securities of Cathedra Bitcoin Inc. (the "Company"
hereby appoint: Thomas Armstrong, or failing this person, Antonin Scalia, or
failing this person, Inar Kamaletdinov (the "Management Nominees")

OR

If you wish to attend in person or appoint someone else to attend on your behalf, print your name or the name of your appointee in this space (see Note #3 on reverse).

as my/our proxyholder with full power of substitution and to attend, act and to vote for and on behalf of the holder in accordance with the following direction (or if no directions have been given, as the proxyholder sees

(Vancouver Time) and at any adjournment or p			nd Special Meeting of Shareholders of	tne Company to be neit	1 at 320 - 63	88 Brougnton Street, Vancouve	r, BC on July 22, 20	24 at 10:00	o am,	
VOTING RECOMMENDATIONS ARE	INDICATI	D BY HC	HLIGHTED TEXT OVER THE E	BOXES.				For	Against	
1. Number of Directors Conditional upon completion of the Transaction	ı (as defined	below), to Se	et the Number of Directors at seven (7)).						
2. Election of Directors - To elect the documpletion of the Transaction (the "Closing Dai				until the earliest of (i) th	ne close of th	ne next annual meeting of Sha	reholders; (b) the ef	fective time	e of the	
completion of the Transaction (the Globing Da	For	Withhold	assor is unity elected of appointed.	For	Withhold			For	Withhold	
01. Thomas Armstrong			02. Antonin Scalia			03. David Jaques				Fold
04. Marcus Dent										
3. Election of Directors - Conditional uthe Closing Date until the close of the next annual conditions.					th or without		the directors of the	Company t	o serve from	
01. Thomas Armstrong			02. Antonin Scalia			03. David Jaques				
04. Marcus Dent			05. Jialin Qu			06. Thomas Masiero				
07. Matthew Kita								For	Withhold	
									withinoid	
4. Appointment of Auditors Appointment of SRCO Professional Corporatio	n as Auditor	s of the Comp	pany for the ensuing year and authoriz	ing the Directors to fix t	heir remune	ration.		Ш		
								For	Against	
5. Transaction Resolution To consider and, if deemed appropriate, to pas providing for the reverse takeover of the Comp						nt with Kungsleden, Inc. (" Kun	gsleden")			
6. Articles Amendment Resolution To consider, and if deemed appropriate, pass, vexisting class of common shares of the Compa conditional on the approval of the Transaction.	with or witho									Fold
7. Consolidation Resolution To consider and, if deemed appropriate, to pas (as presently constituted or as may be re-desig consolidation Common Shares.										
8. Long-Term Incentive Plan Resol To consider and, if deemed appropriate, to pas		hout variation	n, an ordinary resolution approving the	Company's equity-base	ed incentive	plan for the ensuing year.				
Authorized Signature(s) - This secinstructions to be executed. I/We authorize you to act in accordance with m /IF previously given with respect to the Meetin /IF appoints the Management Nominees, th	y/our instruction	tions set out ong instructions	above. I/We hereby revoke any ons are indicated above, and the	Signature(s)			Date	D [<u>YY</u>	
Interim Financial Statements – Mark this box would like to receive Interim Financial Stateme accompanying Management's Discussion and accompanying Management Northinees, in the control of the con	if you nts and		Annual Financial Statements – M would like to receive the Annual Fin accompanying Management's Disci	ancial Statements and						

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If you are not mailing back your VIF, you may register online to receive the above financial report(s) by mail at www.computershare.com/mailinglist.

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