

# Form of Proxy – Annual General and Special Meeting to be held on June 5, 2023

United Kingdom Building 350 - 409 Granville St Vancouver, BC V6C 1T2

**Appointment of Proxyholder** I/We being the undersigned holder(s) of BATTERY MINERAL RESOURCES CORP. hereby appoint Lazaros Nikeas or failing this person, Martin Kostuik

Print the name of the person you are appointing if this person is someone other than the Management Nominees listed herein:

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 fit) and all other matters that may properly come before the Annual General and Special Meeting (the "Meeting") of Battery Mineral Resources Corp. to be held virtually on Zoom Video Communications at 10:00 a.m. (Vancouver Time) on Monday, June 5, 2023 at any adjournment thereof. For

OR

**1.** Number of Directors. To set the number of directors of the Company at seven (7).

Election of Directors.	For	Withhold			For	Withhold			For	Withhold
a. Martin Kostuik			b.	Lazaros Nikeas			c.	Stephen Dunmead		
d. John Kiernan			e.	Joseph Tuso			f.	Derek White		
g. Julia Aspillaga										
Appointment of Auditors. To the auditor's renumeration.	appoint <b>Gr</b>	ant Thornton	LLP as	auditor of the Cor	npany for the	e ensuing year a	and to author	ze the directors to fix	For	Withhold
									For	Against
				S	Signature(s)	:		Date		
thorized Signature(s) – This s tructions to be executed.	section mus	st be complet	ed for y		0					
	·								1	/
oke any proxy previously given with	respect to th	e Meeting. If no	voting in	structions are					MM / DD	) / YY
	<ul> <li>a. Martin Kostuik</li> <li>d. John Kiernan</li> <li>g. Julia Aspillaga</li> </ul> Appointment of Auditors. To the auditor's renumeration. Stock Option Plan. To conside the Company's Amended and I May 4, 2023. Schorized Signature(s) – This structions to be executed. e authorize you to act in accordance oke any proxy previously given with	a. Martin Kostuik     d. John Kiernan     g. Julia Aspillaga     Appointment of Auditors. To appoint Gr the auditor's renumeration.     Stock Option Plan. To consider and, if de the Company's Amended and Restated Ste May 4, 2023.     thorized Signature(s) – This section must tructions to be executed.     e authorize you to act in accordance with my/our oke any proxy previously given with respect to th	a. Martin Kostuik d. John Kiernan g. Julia Aspillaga Appointment of Auditors. To appoint Grant Thornton the auditor's renumeration. Stock Option Plan. To consider and, if deemed approprishe Company's Amended and Restated Stock Option Pla May 4, 2023. Schorized Signature(s) – This section must be complete tructions to be executed. e authorize you to act in accordance with my/our instructions set oke any proxy previously given with respect to the Meeting. If not set of the meeting.	a. Martin Kostuik       b.         d. John Kiernan       e.         g. Julia Aspillaga       c.         Appointment of Auditors.       To appoint Grant Thornton LLP as the auditor's renumeration.         Stock Option Plan.       To consider and, if deemed appropriate, to p the Company's Amended and Restated Stock Option Plan, as model and Age 2023.         Sthorized Signature(s) – This section must be completed for year the the auditor to be executed.         e authorize you to act in accordance with my/our instructions set out above the any proxy previously given with respect to the Meeting. If no voting in the set of the meeting.	a. Martin Kostuik       b. Lazaros Nikeas         d. John Kiernan       c. Joseph Tuso         g. Julia Aspillaga       c. Joseph Tuso         Appointment of Auditors.       To appoint Grant Thornton LLP as auditor of the Corthe auditor's renumeration.         Stock Option Plan.       To consider and, if deemed appropriate, to pass, with or without the Company's Amended and Restated Stock Option Plan, as more fully described May 4, 2023.         Schorized Signature(s) – This section must be completed for your	a. Martin Kostuik       b. Lazaros Nikeas         d. John Kiernan       e. Joseph Tuso         g. Julia Aspillaga       a.         Appointment of Auditors.       To appoint Grant Thornton LLP as auditor of the Company for the the auditor's renumeration.         Stock Option Plan.       To consider and, if deemed appropriate, to pass, with or without variation, the Company's Amended and Restated Stock Option Plan, as more fully described in the accordance with my/our instructions set out above. I/We hereby Stee any proxy previously given with respect to the Meeting. If no voting instructions are	a. Martin Kostuik	a. Martin Kostuik	a. Martin Kostuik       b. Lazaros Nikeas       c. Stephen Dunmead         d. John Kiernan       e. Joseph Tuso       f. Derek White         g. Julia Aspillaga       a.       Appointment of Auditors. To appoint Grant Thornton LLP as auditor of the Company for the ensuing year and to authorize the directors to fix the auditor's renumeration.         Stock Option Plan. To consider and, if deemed appropriate, to pass, with or without variation, an ordinary resolution to ratify, confirm and approve the Company's Amended and Restated Stock Option Plan, as more fully described in the accompanying Management Information Circular dated May 4, 2023.         Stork Option Stope executed.       Signature(s) – This section must be completed for your tructions to be executed.         authorize you to act in accordance with my/our instructions set out above. I/We hereby ke any proxy previously given with respect to the Meeting. If no voting instructions are	a. Martin Kostuik       b. Lazaros Nikeas       c. Stephen Dunmead         d. John Kiernan       e. Joseph Tuso       f. Derek White         g. Julia Aspillaga       c. Stephen Dunmead         Appointment of Auditors. To appoint Grant Thornton LLP as auditor of the Company for the ensuing year and to authorize the directors to fix       For         Stock Option Plan. To consider and, if deemed appropriate, to pass, with or without variation, an ordinary resolution to ratify, confirm and approve the Company's Amended and Restated Stock Option Plan, as more fully described in the accompanying Management Information Circular dated       For         May 4, 2023.       Signature(s) – This section must be completed for your tructions to be executed.       Signature(s):       Date         e authorize you to act in accordance with my/our instructions set out above. I/We hereby ke any proxy previously given with respect to the Meeting. If no voting instructions are       /       MMM / DD

**Interim Financial Statements –** Check the box to the right if you would like to receive interim financial statements and accompanying Management's Discussion & Analysis by mail. See reverse for instructions to sign up for delivery by email.

Annual Financial Statements – Check the box to the right if you would like to receive the Annual Financial Statements and accompanying Management's Discussion and Analysis by mail. See reverse for instructions to sign up for delivery by email.



Against

### This form of proxy is solicited by and on behalf of Management.

## Proxies must be received by 10:00 a.m., Vancouver Time, on Thursday, June 1, 2023.

#### Notes to Proxy

- 1. Each holder has the right to appoint a person, who need not be a holder, to attend and represent him or her at the **Annual General and Special Meeting**. If you wish to appoint a person other than the persons whose names are printed herein, please insert the name of your chosen proxyholder in the space provided on the reverse.
- 2. If the securities are registered in the name of more than one holder (for example, joint ownership, trustees, executors, etc.) then all of the registered owners must sign this proxy in the space provided on the reverse. If you are voting on behalf of a corporation or another individual, you may be required to provide documentation evidencing your power to sign this proxy with signing capacity stated.
- 3. This proxy should be signed in the exact manner as the name appears on the proxy.
- 4. If this proxy is not dated, it will be deemed to bear the date on which it is mailed by Management to the holder.
- 5. The securities represented by this proxy will be voted as directed by the holder; however, if such a direction is not made in respect of any matter, this proxy will be voted as recommended by Management.
- 6. The securities represented by this proxy will be voted or withheld from voting, in accordance with the instructions of the holder, on any ballot that may be called for and, if the holder has specified a choice with respect to any matter to be acted on, the securities will be voted accordingly.
- 7. This proxy confers discretionary authority in respect of amendments to matters identified in the Notice of Meeting or other matters that may properly come before the meeting.
- 8. This proxy should be read in conjunction with the accompanying documentation provided by Management.

## INSTEAD OF MAILING THIS PROXY, YOU MAY SUBMIT YOUR PROXY USING SECURE ONLINE VOTING AVAILABLE ANYTIME:



To Vote Your Proxy Online please visit:

You will require the CONTROL NUMBER printed with your address to the right.

If you vote by Internet, <u>do not mail</u> this proxy.

To request the receipt of future documents via email and/or to sign up for Securityholder Online services, you may contact Odyssey Trust Company at www.odysseycontact.com.

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. A return envelope has been enclosed for voting by mail.