SNIPP INTERACTIVE INC. NOTICE OF ANNUAL AND SPECIAL MEETING OF SHAREHOLDERS

NOTICE IS HEREBY GIVEN that an annual and special meeting (the "Meeting") of the holders (the "Shareholders") of common shares (the "Common Shares") of Snipp Interactive Inc. ("Snipp" or the "Company") will be held at 6708 Tulip Ter, Bethsda, MD, USA 20816 at 10:00 a.m. (Eastern Time) on Friday, January 9, 2026 for the following purposes:

- 1. To receive the audited annual financial statements of the Company for the financial year ended December 31, 2024 and the auditor's report thereon;
- 2. To fix the number of directors for the ensuing year at five (5);
- 3. To re-elect the following directors of the Company for the ensuing year; Atul Sabharwal, Sarfaraz Haji, Brian Tunick, Sina Miri;
- 4. To appoint RSM Canada LLP, Chartered Accountants, as auditors of the Company for the ensuing year and to authorize the board of directors to fix the auditor's remuneration.
- 5. To approve and ratify the Company's 20% fixed stock option plan, as more particularly described in the accompanying management information circular (the "Circular");
- 6. To approve and authorize the Company to consolidate all of its issued and outstanding common shares (the "Common Shares") on the basis of one (1) post-consolidation Common Share for every one hundred (100) pre-consolidation Common Shares (the "Consolidation"), or such lower consolidation ratio as may be determined by the Board of Directors of the Company (the "Board"), in its sole discretion.
- 7. To consider other matters, including without limitation such amendments or variations to the foregoing matters, as may properly come before the Meeting or any adjournment thereof.

The Circular provides additional information relating to the matters to be dealt with at the Meeting and is deemed to form part of this Notice. Also accompanying this Notice and the Circular is a form of proxy for use at the Meeting. Any adjourned meeting resulting from an adjournment of the Meeting will be held at a time and place to be specified at the Meeting.

Only Shareholders of record at the close of business on November 21, 2025 will be entitled to receive notice of and vote at the Meeting.

ALL SHAREHOLDERS ARE STRONGLY ENCOURAGED TO VOTE BY SUBMITTING THEIR COMPLETED FORM OF PROXY (OR VOTING INSTRUCTION FORM) PRIOR TO THE MEETING BY ONE OF THE MEANS DESCRIBED IN THE CIRCULAR ACCOMPANYING THIS NOTICE OF MEETING.

Dated at Vancouver, British Columbia, this 21st day of November, 2025.

BY ORDER OF THE BOARD OF DIRECTORS

"Atul Sabharwal"
Chief Executive Officer and Director

INFORMATION CIRCULAR

(as at November 21, 2025 unless otherwise specified)

SNIPP INTERACTIVE INC.

Suite 1700, 666 Burrard Street, Vancouver, British Columbia, V6C 2X8

NOTICE AND ACCESS

This year, as permitted by Canadian securities regulators, we are using notice-and-access to deliver the Meeting materials to our shareholders, including the Notice of Meeting, this Circular and our audited annual financial statements for the financial year ended December 31, 2024, along with the related management discussion and analysis. This means that the Corporation will post the Meeting materials online for our shareholders to access electronically. You will receive a package in the mail with a notice explaining how to access and review the Meeting materials electronically and how to request a paper copy free of charge. The package you receive will also contain a proxy form or a voting instruction form so you can vote your shares. Since notice-and-access substantially reduces printing, paper and postage, it is a more environmentally friendly and cost-effective way to distribute the Meeting materials to shareholders. The Meeting materials are available at http://www.snipp.com/investors and under our profile on SEDAR+ (www.sedarplus.ca).

Shareholders can contact the Corporation by email at investors@snipp.com or at 1-888-997-6477 for more information regarding notice-and-access, or to obtain a paper copy of these documents at no charge for up to one year. Requests must be made by 10:00 a.m. EST on January 7, 2026 in order to receive the Meeting materials in advance of the Meeting. You will not receive a new proxy form or voting instruction form if you request a paper copy of the Meeting materials, so it is important that you keep the original form sent to you in order to vote.

SOLICITATION OF PROXIES

This Information Circular (the "Circular") is furnished in connection with the solicitation of proxies by the management of **SNIPP INTERACTIVE INC.** (the "Corporation" or "Snipp") for use at the annual and special meeting of shareholders (and any adjournment thereof) (the "Meeting") to be held on Friday, January 9, 2026 at the time and place and for the purposes set forth in the accompanying Notice of Meeting. While it is expected that the solicitation will be primarily by mail, proxies may be solicited personally or by telephone by the regular employees of the Corporation at nominal cost, or by outside parties. All costs of solicitation by management will be borne by the Corporation.

The contents and the sending of the Circular have been approved by the directors of the Corporation (the "Board").

APPOINTMENT AND REVOCATION OF PROXIES

The individuals named in the accompanying form of proxy are officers of the Corporation. A SHAREHOLDER WISHING TO APPOINT SOME OTHER PERSON (WHO MUST BE A SHAREHOLDER, AS MORE SPECIFICALLY SET OUT BELOW) TO REPRESENT HIM AT THE MEETING HAS THE RIGHT TO DO SO, EITHER BY STRIKING OUT THE NAMES OF THOSE PERSONS NAMED IN THE ACCOMPANYING FORM OF PROXY AND INSERTING THE DESIRED PERSON'S NAME IN THE BLANK SPACE PROVIDED IN THE FORM OF PROXY OR BY COMPLETING ANOTHER FORM OF PROXY. A proxy will not be valid unless the completed form of proxy is received by COMPUTERSHARE INVESTOR SERVICES of 100 University Avenue, 8th Floor, Toronto, Ontario M5J 2Y1 not less than 48 hours (excluding Saturdays, Sundays and holidays) before the time for holding the Meeting or any adjournment thereof or to the Chairman of the Meeting on the day of the Meeting, before the commencement of the Meeting.

A person must not be appointed a proxyholder unless the person is a shareholder of the Corporation, unless: (a) the shareholder is a corporation; (b) the Corporation has only one shareholder at the time of the Meeting; or (c) the remaining shareholders present in person or represented by proxy at the Meeting for which the proxyholder is

appointed, by resolution on which the proxyholder is not entitled to vote, permit the proxyholder to attend and vote at the Meeting.

A shareholder who has given a proxy may revoke it by an instrument in writing executed by the shareholder or by his or her attorney authorized in writing or, where the shareholder is a corporation, by a duly authorized officer or attorney of the corporation, and delivered to the registered office of the Corporation at Suite 1700, 666 Burrard Street, Vancouver, British Columbia, V6C 2X8 at any time up to and including the last business day preceding the day of the Meeting, or if adjourned, any reconvening thereof, or to the Chairman of the Meeting on the day of the Meeting, prior to the commencement of the Meeting or, if adjourned, any reconvening thereof or in any other manner provided by law. A revocation of a proxy does not affect any matter on which a vote has been taken prior to the revocation.

ADVICE TO BENEFICIAL SHAREHOLDERS

Only registered shareholders or duly appointed proxyholders are permitted to vote at the Meeting. Shareholders who do not hold their shares in their own name (referred to herein as "Beneficial Shareholders") are advised that only proxies from shareholders of record can be recognized and voted at the Meeting. Beneficial Shareholders who complete and return an instrument of proxy must indicate thereon the person (usually a brokerage house) who holds their shares as a registered shareholder. Every intermediary (broker) has its own mailing procedure, and provides its own return instructions, which should be carefully followed. The instrument of proxy supplied to Beneficial Shareholders is identical to that provided to registered shareholders. However, its purpose is limited to instructing the registered shareholder how to vote on behalf of the Beneficial Shareholder.

If common shares are listed in an account statement provided to a shareholder by a broker, then in almost all cases those shares will not be registered in such shareholder's name on the records of the Corporation. Such shares will more likely be registered under the name of the shareholder's broker or an agent of that broker. In Canada, the vast majority of such shares are registered under the name of CDS & Co. (the registration name for The Canadian Depository for Securities, which company acts as nominee and custodian for many Canadian brokerage firms). Common shares held by brokers or their nominees can only be voted (for or against resolutions) upon the instructions of the Beneficial Shareholder. Without specific instructions, brokers/nominees are prohibited from voting shares for their clients. The directors and officers of the Corporation do not know for whose benefit the common shares registered in the name of CDS & Co. are held.

In accordance with National Instrument 54-101 of the Canadian Securities Administrators, the Corporation has distributed copies of the Notice of Meeting, the Circular and the proxy to the clearing agencies and intermediaries for onward distribution to non-registered shareholders. Applicable regulatory policy requires intermediaries/brokers to seek voting instructions from Beneficial Shareholders in advance of shareholders' meetings unless the Beneficial Shareholders have waived the right to receive Meeting materials. Every intermediary/broker has its own mailing procedures and provides its own return instructions, which should be carefully followed by Beneficial Shareholders in order to ensure that their common shares are voted at the Meeting. Often the form of proxy supplied to a Beneficial Shareholder by its broker is identical to the form of proxy provided by the Corporation to the registered shareholders. However, its purpose is limited to instructing the registered shareholder how to vote on behalf of the Beneficial Shareholder should a non-registered shareholder receiving such a form wish to vote at the Meeting, the non-registered shareholder should strike out the names of the management proxyholders named in the form and insert the nonregistered shareholder's name in the blank provided. The majority of brokers now delegate responsibility for obtaining instructions from clients to Broadridge Financial Solutions, Inc. ("Broadridge"). Broadridge typically applies a special sticker to the proxy forms, mails those forms to the Beneficial Shareholders and asks Beneficial Shareholders to return the proxy forms to Broadridge. Broadridge then tabulates the results of all instructions received and provides appropriate instructions respecting the voting of common shares to be represented at the Meeting. A Beneficial Shareholder receiving a proxy with a Broadridge sticker on it cannot use that proxy to vote common shares directly at the Meeting - the proxy must be returned to Broadridge well in advance of the Meeting in order to have the common shares voted. All references to shareholders in the Circular and the accompanying form of proxy and Notice of Meeting are to shareholders of record unless specifically stated otherwise.

VOTING OF PROXIES

IN THE ABSENCE OF ANY DIRECTION IN THE FORM OF PROXY, IT IS INTENDED IF MANAGEMENT'S PROXYHOLDERS ARE SELECTED THAT SUCH SHARES WILL BE VOTED IN

FAVOUR OF THE MOTIONS PROPOSED TO BE MADE AT THE MEETING AS STATED UNDER THE HEADINGS IN THE CIRCULAR.

The shares represented by proxies will, on any poll where a choice with respect to any matter to be acted upon has been specified in the form of proxy, be voted in accordance with the specification made.

SUCH SHARES WILL ON A POLL BE VOTED IN FAVOUR OF EACH MATTER FOR WHICH NO CHOICE HAS BEEN SPECIFIED OR WHERE BOTH CHOICES HAVE BEEN SPECIFIED BY THE SHAREHOLDER.

The enclosed form of proxy when properly completed and delivered and not revoked confers discretionary authority upon the person appointed proxy thereunder to vote with respect to amendments or variations of matters identified in the Notice of Meeting, and with respect to other matters which may properly come before the Meeting. In the event that amendments or variations to matters identified in the Notice of Meeting are properly brought before the Meeting or any further or other business is properly brought before the Meeting, it is the intention of the persons designated in the enclosed form of proxy to vote in accordance with their best judgement on such matters or business. At the time of the printing of the Circular, the management of the Corporation knows of no such amendment, variation or other matter which may be presented to the Meeting.

INTEREST OF CERTAIN PERSONS OR COMPANIES IN MATTERS TO BE ACTED UPON

Other than as disclosed elsewhere in the Circular, none of the directors or executive officers of the Corporation, no proposed nominee for election as a director of the Corporation, none of the persons who have been directors or executive officers of the Corporation since the commencement of the Corporation's last completed financial year and no associate or affiliate of any of the foregoing persons has any material interest, direct or indirect, by way of beneficial ownership of securities or otherwise, in any matter to be acted upon at the Meeting.

VOTING SHARES AND PRINCIPAL HOLDERS THEREOF

Authorized Capital: unlimited common shares without par value

Issued and Outstanding: 286,113,829 common shares without par value

Only shareholders of record at the close of business on November 21, 2025, (the "Record Date") who either personally attend the Meeting or who have completed and delivered a form of proxy in the manner and subject to the provisions described above will be entitled to vote or to have their shares voted at the Meeting.

On a show of hands, every individual who is present as a shareholder or as a representative of one or more corporate shareholders, or who is holding a proxy on behalf of a shareholder who is not present at the Meeting, will have one vote, and on a poll every shareholder present in person or represented by a proxy and every person who is a representative of one or more corporate shareholders, will have one vote for each common share registered in his or her name on the list of shareholders, which is available for inspection during normal business hours at Computershare Investor Services Inc. and will be available at the Meeting.

To the knowledge of the directors and senior officers of the Corporation as at the date hereof, based on information provided on the System for Disclosure by Insiders (SEDI) and on information filed by third parties on the System for Electronic Document Analysis and Retrieval (SEDAR+), no person or corporation beneficially owned, directly or indirectly, or exercised control or discretion over, voting securities of the Corporation carrying more than 10% of the voting rights attached to any class of voting securities of the Corporation, other than Lark Investments Inc., and its affiliates (collectively, "Lark") which holds 53,152,060 common shares, representing approximately 18.6% of the outstanding shares of the Corporation.

As of the Record Date, the proposed directors and executive officers of the Corporation, as a group, beneficially owned, or controlled or directed, directly or indirectly, approximately 31,101,851 common shares, representing approximately 11% of the outstanding common shares of the Corporation.

PARTICULARS OF MATTERS TO BE ACTED ON AT THE MEETING

The Meeting has been called for shareholders to consider and, if thought appropriate, to pass resolutions in relation to each of the following matters:

1. FINANCIAL STATEMENTS

The shareholders will receive and consider the audited financial statements of the Corporation for the year ended December 31, 2024, together with the report of the auditors thereon.

2. FIXING THE NUMBER OF DIRECTORS TO BE ELECTED

As of the Record Date, the Board consists of four directors. Management proposes to nominate five directors at the Meeting to hold office until the next annual meeting, of whom four are currently directors as of the Record Date.

At the Meeting, shareholders will be asked to pass an ordinary resolution fixing the number of directors to be elected at the Meeting at five.

Unless otherwise instructed, the persons named in the enclosed proxy or voting instruction form intend to vote such proxy or voting instruction form IN FAVOUR of fixing the number of directors to be elected at the Meeting at five. To be adopted, this resolution is required to be passed by the affirmative vote of a majority of the votes cast at the Meeting.

3. ELECTION OF DIRECTORS

As of the Record Date, the Board consists of four directors. The term of office of each of the present directors expires at the Meeting. The persons named below will be presented for election at the Meeting as management's nominees and the persons named in the accompanying form of proxy intend to vote for the election of these nominees. Management does not contemplate that any of these nominees will be unable to serve as a director. Each director elected will hold office until the next annual meeting of shareholders of the Corporation or until his or her successor is elected or appointed, unless his or her office is earlier vacated in accordance with the provisions of the Business Corporations Act (British Columbia) or the Articles of the Corporation. However, if a nominee should be unable to so serve for any reason prior to the Meeting, the persons named in the enclosed form of proxy reserve the right to vote for another nominee in their discretion. Unless authority to do so is withheld, common shares represented by proxies IN FAVOUR of management representatives will be voted <u>FOR</u> the election of all of the nominees whose names are set forth below.

The following table states the name of each of the four persons proposed to be nominated by management for election as a director, the province or state and country of residence, all offices of the Corporation now held by them, their principal occupation, business or employment for the five preceding years, the period of time for which they have been a director of the Corporation, and the number of common shares of the Corporation beneficially owned by them, directly or indirectly, or over which they exercise control or direction, as at the Record Date.

Name, Position and Province and Country of Residence	Principal Occupation Within Five Preceding Years	Served as Director Since	Number of Common Shares ⁽¹⁾
Atul Sabharwal Maryland, USA Chief Executive Officer and Director	CEO of the Corporation.	March 1, 2012	16,608,431
Sarfaraz Haji ⁽²⁾⁽³⁾ Ontario, Canada Director and Chairman	CFO at Lark Investments Inc., assisting them in investment due diligence and analysis.	November 1, 2017	1,372,000

Name, Position and Province and Country of Residence	Principal Occupation Within Five Preceding Years	Served as Director Since	Number of Common Shares ⁽¹⁾
Brian J. Tunick (2)(3) New York, USA Director	Founder of Grand Slam Partners since February 2019. Co-Founder of vranda.io since January 2021. Managing Director at Royal Bank of Canada from January 2015 to February 2019.	November 29, 2021	9,442,859
Sina Miri ⁽²⁾⁽³⁾ California, USA Director	Chief Product Officer at Bally's Interactive since June 2021. Global Vice President, Product Management, Strategy and Innovation at Aristocrat from June 2020 to May 2021. Vice President, Innovation and Strategic R&D at Konami Gaming, Inc. from May 2019 to April 2020. Vice President, Product Management and R&D at Scientific Games from January 2018 to June 2019.	April 27, 2023	Nil

⁽¹⁾ The information as to securities over which control or direction is exercised, not being within the knowledge of the Corporation, was provided by the respective candidates.

Orders, Penalties and Bankruptcies

To the Corporation's knowledge, no proposed director of the Corporation is, as at the date of the Circular, other than as disclosed below, or was within 10 years before the date of the Circular, a director, chief executive officer or chief financial officer of any corporation (including the Corporation), that:

- (a) was subject to an order that was issued while the director was acting in the capacity as director, chief executive officer or chief financial officer; or
- (b) was subject to an order that was issued after the director ceased to be a director, chief executive officer or chief financial officer and which resulted from an event that occurred while that person was acting in the capacity as director, chief executive officer or chief financial officer;

No proposed director or executive officer of the Corporation:

- (a) is, as at the date of the Circular, or has been within the 10 years before the date of the Circular, a director or executive officer of any corporation (including the Corporation) that, while that person was acting in that capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets; or
- (b) has, within 10 years before the date of the Circular, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the director, executive officer or shareholder.

⁽²⁾ Denotes member of Audit & Risk Committee.

⁽³⁾ Denotes member of Compensation & Governance Committee.

For the purposes of the above section, the term "order" means:

- (a) a cease trade order;
- (b) an order similar to a cease trade order;
- (c) an order that denied the relevant company access to any exemption under securities legislation, or
- (d) that was in effect for a period of more than 30 consecutive days.

No proposed director of the Corporation has been subject to:

- (a) any penalties or sanctions imposed by a court relating to securities legislation or by a securities regulatory authority or has entered into a settlement agreement with a securities regulatory authority; or
- (b) any other penalties or sanctions imposed by a court or regulatory body that would likely be considered important to a reasonable security holder in deciding whether to vote for a proposed director.

On July 17, 2023, as a result of the failure of the Company to file its audited financial statements for the year ended December 31, 2023 and the interim financial statements for the period ended March 31, 2023 and related documents, a cease trade order was issued by the British Columbia Securities Commission (and other applicable securities regulatory authorities). All proposed directors of the Company were directors at that time.

During the 10 years preceding the date of the Circular, no proposed director has become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of that person.

4. APPOINTMENT OF AUDITOR

The persons named in the accompanying proxy intend to vote for the appointment of RSM Canada LLP, as the auditor of the Corporation to hold office until the next annual meeting of shareholders of the Corporation and to authorize the directors to fix its remuneration. Common shares represented by proxies IN FAVOUR of the management representatives will be voted <u>FOR</u> of such resolution, unless a shareholder has specified in their proxy that their common shares are to be withheld from voting on such resolution.

5. APPROVAL AND AMENDMENT OF 2016 STOCK OPTION PLAN

At the annual meeting held on December 8, 2024, the shareholders approved, and the Board adopted, an amendment to the Corporation's existing 2016 fixed stock option plan (the "Option Plan"). The amendment provides that the number of common shares reserved for issuance under the Option Plan will be increased to a maximum of 20% of the Corporation's issued and outstanding common shares as at the date of the Meeting.

As of the date of this Circular, the Corporation has 286,113,829 common shares issued and outstanding, resulting in a maximum Option Plan reserve of 57,222,765 common shares.

Other than the amendment to Section 4.2 of the Option Plan relating to the maximum number of common shares that may be reserved for issuance, no additional changes have been proposed or made to the Option Plan.

Under the Option Plan, the Board may, in its discretion and in accordance with the policies of the TSX Venture Exchange (the "Exchange" or the "TSX-V"), grant non-transferable stock options ("Options") to directors, officers, employees and consultants of the Corporation.

Accordingly, at the Meeting, shareholders will be asked to pass an ordinary resolution re-approving the Option Plan, a copy of which is attached as Schedule "A". The exact maximum number of shares that may be reserved for issuance

pursuant to Section 4.2 of the Option Plan will be 20% of the number of issued and outstanding common shares of the Corporation on the date of the Meeting and will be inserted into Section 4.2 accordingly. At the Meeting, shareholders are being asked to consider and, if thought advisable, approve an ordinary resolution in the following form:

"BE IT RESOLVED THAT:

- (1) the stock option plan of the Corporation, substantially in the form attached as Schedule "A" to the Circular of the Corporation dated December 8, 2024, is ratified, confirmed and approved;
- (2) any one director or officer of the Corporation is authorized and directed to do all such things and to execute and deliver all documents and instruments as may be necessary or desirable to carry out the terms of this resolution."

Unless otherwise instructed, the persons named in the enclosed proxy or voting instruction form intend to vote such proxy or voting instruction form IN FAVOUR of the approval of the Option Plan. The Board recommends that shareholders vote <u>FOR</u> the approval of the Option Plan. To be adopted, this resolution is required to be passed by the affirmative vote of a majority of the votes cast at the Meeting, with the votes attaching to the common shares beneficially owned by Insiders (as such term is defined by the policies of the Exchange) of the Corporation excluded from the vote, as more specifically set out below.

The following table sets out the number of common shares of Snipp beneficially owned by each Insider that must be excluded from the vote to approve the Option Plan, as required by the Exchange. More specifically, Section 3.10(b) of Policy 4.4 of the Exchange requires the Corporation to obtain disinterested shareholder approval for the Option Plan, with all shares of the Corporation beneficially owned by Insiders to whom Options may be granted under the Option Plan excluded from the vote.

Name of Insider	Position with the Corporation	Number of Common Shares Held ⁽¹⁾
Lark	18.6% holder (Insider)	53,152,060
Atul Sabharwal	Director and CEO	16,608,431
Brian J. Tunick	Director	9,442,859
Rahoul Roy	EVP, Corporate Development and Chief Legal Officer	2,667,115
Wayne Wei Weng	Officer	1,011,446
Sarfaraz Haji	Director and Chairman of the Board	1,372,000
To	otal	84,256,011

(1) As at November 21, 2025.

As of the Record Date, 286,113,829 common shares were issued and outstanding. The 84,256,011 common shares beneficially owned by Insiders represent approximately 29.45% of the issued and outstanding common shares entitled to vote at the Meeting as of the Record Date.

6. Share Consolidation

At the Meeting, shareholders will be asked to consider and, if deemed advisable, approve a special resolution (the "Share Consolidation Resolution") authorizing the Company to consolidate all of its issued and outstanding common shares (the "Common Shares") on the basis of one (1) post-consolidation Common Share for every one hundred (100) pre-consolidation Common Shares (the "Consolidation"), or such lower consolidation ratio as may be determined by the Board of Directors of the Company (the "Board"), in its sole discretion.

Purpose of the Consolidation

The Board believes that it is in the best interests of the Company because it may:

- improve the trading price of the Common Shares;
- broaden the potential investor base;
- assist the Company in pursuing financing opportunities; and
- provide greater flexibility in potential strategic transactions.

Notwithstanding approval of the Share Consolidation Resolution by shareholders, the Board may elect not to proceed with the Consolidation, or may elect to proceed at a smaller ratio, if it determines that doing so is in the best interests of the Company.

Effect of the Consolidation

If the Consolidation is implemented, the number of Common Shares issued and outstanding will be reduced from 286,113,829 pre-consolidation Common Shares to approximately 2,861,138 post-consolidation Common Shares (subject to rounding). The Consolidation will not affect any shareholder's proportionate ownership in the Company, except for adjustments resulting from the treatment of fractional shares.

The Consolidation will not affect the Company's business or operations, and the authorized share capital will remain unchanged.

Fractional Shares

No fractional Common Shares will be issued as a result of the Consolidation. Any fractional interest of less than one-half (0.5) of one Common Share will be rounded down to the nearest whole number, and any fractional interest of one-half (0.5) or greater will be rounded up to the nearest whole number. No cash consideration will be paid in respect of fractional shares.

Treatment of Options, Warrants and Other Convertible Securities

Upon completion of the Consolidation, the number of Common Shares issuable under outstanding stock options, warrants, restricted share units, deferred share units and other convertible or exchangeable securities will be proportionately reduced, and the corresponding exercise or conversion prices will be proportionately increased, in accordance with their terms.

CUSIP Number and Trading

If the Consolidation is implemented, the Company will obtain a new CUSIP and ISIN number for the post-consolidation Common Shares. Trading of the Common Shares on the TSXV on a post-consolidation basis will commence on the date announced in a press release issued by the Company and accepted by the TSXV. Registered shareholders holding physical share certificates will not be required to surrender existing share certificates for exchange; however, they will need to present their existing certificates to the Company's transfer agent to receive replacement share certificates or DRS statements reflecting the post-consolidation share amounts. Beneficial shareholders holding shares through intermediaries will have their holdings automatically adjusted by their brokers or intermediaries. All shareholders are encouraged to contact the Company's transfer agent for specific instructions regarding the exchange process.

Shareholder Approval Required

Under the Business Corporations Act (British Columbia), the Consolidation requires approval by not less than two-thirds (66%) of the votes cast by shareholders present in person or represented by proxy at the Meeting.

If approved, the Board may implement the Consolidation at any time prior to the Company's next annual general meeting without further shareholder approval.

At the Meeting, shareholders are being asked to consider and, if thought advisable, approve a special resolution in the following form:

"BE IT RESOLVED THAT:

the Company consolidate its issued and outstanding common shares on the basis of one (1) post consolidation share for every one hundred (100) (100:1) pre-consolidation shares, or such lower ratio as the Board may determine and as accepted by the TSXV, with no fractional shares issued and any fractional interest of less than one-half (0.5) of one Common Share rounded down to the nearest whole number, and any fractional interest of one-half (0.5) or greater rounded up to the nearest whole number; and that the Board is authorized to determine the final ratio, to revoke or postpone the Consolidation if it considers doing so in the Company's best interests, and to execute and file all documents and take all actions necessary to give effect to the foregoing."

7. Approval of New Control Persons

The Company is in discussions regarding a potential secured convertible debenture financing of up to C\$4,500,000 (the "**Proposed Financing**"). As of the date of this Circular, the parties have executed a non-binding term sheet, and definitive documentation remains subject to negotiation.

There can be no assurance that the Proposed Financing will be completed, or that it will be completed on the terms currently contemplated.

If completed, the Proposed Financing would involve the issuance of secured convertible debentures (the "**Debentures**"). The Debentures would be convertible, at the option of the holder, into units of the Company (each, a "**Unit**") at a conversion price of C\$0.08 per Unit. Each Unit would consist of: (i) one common share (each a "**Common Share**") and one Common Share purchase warrant (each, a "**Warrant**").

Each Warrant would entitle the holder to acquire one additional Common Share at an exercise price of C\$0.12 per Common Share for a term of 60 months from the date of issuance, subject to TSX Venture Exchange approval. The conversion price and Warrant exercise price will be subject to customary adjustment provisions in accordance with TSX-V policies.

The Debentures are expected to include a forced-conversion feature permitting the Company, at any time following 12 months from issuance, to require conversion of all (but not less than all) outstanding Debentures into Units if the 30-day volume-weighted average trading price ("VWAP") of the Company's Common Shares on the TSX-V equals or exceeds C\$0.20 per Common Share (as adjusted for any Consolidation (as defined below)).

The Warrants are expected to include an acceleration feature permitting the Company, at any time following nine months from issuance, to accelerate the expiry date of all outstanding Warrants if the 30-day VWAP equals or exceeds C\$0.25 per Common Share (as adjusted for any Consolidation), provided that the Company's Common Shares continue to close at or above C\$0.23 per share (as adjusted for any Consolidation) during the 30-day notice period.

Based on the indicative terms in the term sheet, and assuming full conversion of the Debentures and full exercise of the Warrants, one or more subscribers under the Proposed Financing could hold more than 20% of the Company's issued and outstanding Common Shares on an as-converted basis, being that it is anticipated that (i) Shen Capital Partners Inc. ("Shen"), and entities managed and controlled by Shen is expected to subscribe for Debentures in the principal amount C\$3,500,000, convertible into up to 43,750,000 Units at a deemed price of C\$0.08 per Unit, and (ii) Lark Investments Inc. ("Lark"), and entities managed and controlled by Lark is expected to subscribe for Debentures in the principal amount C\$900,000, convertible into up to 11,250,000 Units at a deemed price of C\$0.08 per Unit. As a result, the completion of the Proposed Financing could result in the creation of up to two separate "Control Persons" (as that term is defined in the policies of the TSXV).

As a result of the Proposed Financing, assuming full conversion of the Debentures and full exercise of the Warrants for each of Shen and Lark individually, (i) Shen, along with its joint actor, will beneficially own or controls an aggregate of 87,500,000 Common Shares, representing 23.36% of the outstanding Common Shares on a partially diluted basis; and (ii) Lark, along with its joint actor, will beneficially own or control an aggregate of 75,652,060 Common Shares, representing 24.43% of the outstanding Common Shares on a partially diluted basis. In the event all Debentures are fully converted and all Warrants are fully exercised, it is anticipated that (i) Shen, along with its joint actor, would hold 21.90% of the outstanding Common Shares, and (ii) Lark, along with its joint actor, would hold 19.53% of the outstanding Common Shares on a partially diluted basis.

Under TSXV policies, the creation of each Control Person requires approval of disinterested shareholders.

Accordingly, the Company is seeking approval from disinterested shareholders at the Meeting for the creation of up to two Control Persons, conditional upon the completion of the Proposed Financing on terms substantially consistent with those described above. If the Proposed Financing does not proceed, or proceeds on terms that would not result in the creation of one or more Control Persons, the approval sought will have no effect.

No Control Person will be created unless and until the Proposed Financing is completed and accepted by the TSXV. Each of Shen and Lark, and their affiliates will be excluded from voting on this matter.

"BE IT RESOLVED THAT, subject to the policies of the TSX Venture Exchange, the disinterested shareholders of the Company hereby approve the creation of up to two Control Persons in connection with the Company's proposed secured convertible debenture financing, all as more particularly described in the accompanying Circular, provided that such financing is completed substantially on the terms set out in the term sheet described in the Circular."

OTHER MATTERS

Management of the Corporation knows of no matter to come before the Meeting other than those referred to in the Notice of Meeting accompanying the Circular. However, if any other matter properly comes before the Meeting, it is the intention of the persons named in the form of proxy accompanying the Circular to vote on the same in accordance with their best judgement.

AUDIT AND RISK COMMITTEE

Pursuant to section 224 of the BCBCA, the Corporation is required to have an audit committee composed of not less than three directors of the Corporation, a majority of whom are not officers or employees of the Corporation or any of its affiliates.

The Corporation must also, pursuant to the provisions of National Instrument 52-110 *Audit Committees* ("NI 52-110"), provide the following information regarding its audit and risk committee (the "Audit & Risk Committee") to its shareholders in the Circular.

Audit & Risk Committee Charter

The Corporation has a written charter (the "Audit & Risk Committee Charter") which sets out the duties and responsibilities of the Audit & Risk Committee. The text of the Audit & Risk Committee Charter is attached as Schedule "B".

Composition of the Audit & Risk Committee

As of the Record Date, the Audit & Risk Committee is comprised of three (3) directors, Sarfaraz Haji, Brian J. Tunick and Sina Miri. All members of the Audit & Risk Committee are "financially literate" and are "independent", as such terms are defined in NI 52-110.

After the Meeting, and subject to the successful election of the directors proposed by Management herein, the Audit & Risk Committee will be comprised of three (3) directors, Sarfaraz Haji, Brian J. Tunick, and Sina Miri. All members of the Audit & Risk Committee will be "financially literate" and will be "independent", as such terms are defined in NI 52-110.

Relevant Education and Experience

Sarfaraz Haji

Mr. Haji holds an undergraduate degree from the University of Southern California, Los Angeles, and is a qualified CPA, CA. He managed audits of both public and private companies while working for Clarkson Gordon and Company (now Ernst & Young) in Toronto. Mr. Haji went to Pakistan and started three successful businesses before returning to Canada in 2009. On his return to Canada, he provided consulting services to Par Pak Ltd, a Brampton plastic packaging manufacturing company, assisting them in their sale transaction with The Waddington Group (TWG). He was appointed as Divisional Controller of Polar Pak by TWG after the acquisition. Currently Mr. Haji is the CFO at Lark Investments Inc., assisting them in investment due diligence and analysis.

Brian J. Tunick

Mr. Tunick is an award-winning Wall Street consumer research analyst as well as an investor and business leader in early-stage consumer technology companies. For nine consecutive years during his career at JP Morgan Chase, Mr. Tunick was voted as the #1 retail analyst on Wall Street by mutual funds and hedge funds in the annual Institutional Investor poll. Throughout his 20+ years of equity research and capital markets experience as Managing Director at JP Morgan Chase and Royal Bank of Canada (RBC), he advised and facilitated the IPOs of companies such as Lululemon, Canada Goose, Ulta Beauty, Michael Kors, Burlington Stores, Stitch Fix and Tumi to name a few. At RBC, while covering 25 retail/consumer companies, Mr. Tunick helped Institutional investors understand the financial implications as the sector underwent unprecedented changes with respect to emerging demographic trends, shifting omni-channel shopping habits and necessary supply chain/systems investments. He was a frequent guest on CNBC, Bloomberg Business and his thematic research reports were often quoted in Barron's, The Wall Street Journal, Bloomberg Business Week and Investor's Business Daily. In 2019, he formed Grand Slam Partners to invest family office capital in private companies that he believed were disrupting their industries including Alpha (plant based) Foods, Bluestone Lane Coffee, Genies, Hint Water, Pipe, Rescale Software, Sneakercon and The RealReal. In 2021, he co-Founded vranda.jo, an ESG operating system unlocking the value of ESG data for companies that are needing to comply with the increasing scrutiny and risks associated with SASB, TCFD, GRI and other key standards of carbon emissions, DE&I programs and corporate governance. He is an advisor and seed investor in XRC Labs, a NYC based venture capital firm and innovation accelerator for the next generation of disruptors in the retail technology and consumer goods sectors. He has a BSBA in Finance from American University.

Sina Miri

Mr. Miri is a seasoned professional with more than 25 years of experience in bridging the gap between design, technology, and business requirements. He has a proven track record of transforming innovative ideas into commercially successful products through his expertise in product development and strategic planning. From 2018 to 2019, he was the Vice President, Product Management and R&D at Scientific Games, from 2019 to 2020, he was the Vice President, Innovation and Strategic R&D at Konami Gaming, Inc. and from 2020 to 2021 he was the Global Vice President, Product Management, Strategy and Innovation at Aristocrat. Currently Mr. Miri is the Chief Product Officer at Bally's Interactive, assisting them in product development and strategic planning. He has an MBA and a BS in Finance from California State University, East Bay.

As a result of their respective business experience, each member of the Audit & Risk Committee: (a) has an understanding of the accounting principles used by the Corporation to prepare its financial statements; (b) has the ability to assess the general application of such accounting principles in connection with the accounting for estimates, accruals and reserves; (c) has experience in analyzing and evaluating financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to that that can reasonably be expected to be raised by the Corporation's financial statements; and (d) has an understanding of internal controls and procedures for financial reporting.

Audit & Risk Committee Oversight

At no time since January 1, 2024, the commencement of the Corporation's most recently completed financial year, was a recommendation of the Audit & Risk Committee to nominate or compensate an external auditor not adopted by the Board.

Reliance on Certain Exemptions

At no time during the Corporation's most recently completed financial year, has the Corporation relied on the exemption in Section 2.4 of NI 52-110 (*De Minimis Non-audit Services*), or an exemption from NI 52-110, in whole or in part, granted under Part 8 of NI 52-110.

The Corporation is relying on the exemption in Section 6.1 of NI-52-110 from the requirements of Part 3 (*Composition of the Audit Committee*) and Part 5 (*Reporting Obligations*).

Pre-Approval Policies and Procedures

The Audit & Risk Committee has not adopted specific policies and procedures for the engagement of non-audit services.

External Auditor Service Fees (By Category)

The aggregate fees billed by the Corporation's external auditor for the Corporation's financial years ended December 31, 2024 for audit fees is as follows:

Financial Period Ending	Audit Fees	Audit Related Fees ⁽¹⁾	Tax Fees ⁽²⁾	All Other Fees ⁽³⁾
December 31, 2024	US\$ 147,334 ⁽⁵⁾	Nil	Nil	Nil
December 31, 2023	US\$ 247,894 ⁽⁴⁾	Nil	Nil	Nil

⁽¹⁾ Fees charged for assurance and related services reasonably related to the performance of an audit, and not included under "Audit Fees".

STATEMENT OF CORPORATE GOVERNANCE PRACTICES

The following disclosure regarding corporate governance matters is provided pursuant to National Instrument 58-101 – *Disclosure of Corporate Governance Practices* ("NI 58-101"), National Policy 58-201 – *Corporate Governance Guidelines* and in accordance with Form 58-101F2. The following describes the Corporation's approach to corporate governance.

Board of Directors

As of the Record Date, the Board consists of four directors: Sarfaraz Haji (Chairman), Atul Sabharwal (President and CEO), Brian J. Tunick and Sina Miri.

⁽²⁾ Fees charged for tax compliance, tax advice and tax planning services.

⁽³⁾ Fees for services other than disclosed in any other column.

⁽⁴⁾ These amounts have been converted from C\$ based on the exchange rate of C\$1.3497 per US\$1.00, being the average closing exchange rate quoted by the Bank of Canada in 2023.

⁽⁵⁾ These amounts have been converted from C\$ based on the exchange rate of C\$1.3698 per US\$1.00, being the average closing exchange rate quoted by the Bank of Canada in 2024.

Messrs. Haji, Tunick and Miri are independent directors as defined in NI 58-101 and NI 52-110. Messr. Sabharwal is, or has been in the previous three years, an executive officer of the Corporation and is deemed to be not independent of the Corporation.

The operations of the Corporation do not support a large board of directors, and the Compensation & Governance Committee has determined that the proposed size and constitution of the Board is appropriate for the Corporation's current stage of development.

The Board meets for formal board meetings periodically on an ad hoc basis during the year to review and discuss the Corporation's business activities and to consider and, if thought fit, to approve matters presented to the Board for approval, and to provide guidance to management. In addition, management informally provides updates to the Board at least once per quarter between formal Board meetings. In general, management consults with the Board when deemed appropriate to keep the Board informed regarding the Corporation's affairs.

The Board facilitates the exercise of independent supervision over management through these various meetings. The composition of the Board is such that the independent directors have significant experience in business affairs and, as a result, are able to provide significant and valuable independent supervision over management.

In the event of a conflict of interest at a meeting of the Board, the conflicted director will, in accordance with corporate law and in accordance with his fiduciary obligations as a director of the Corporation, disclose the nature and extent of his interest in certain matters at the meeting and abstain from voting on or against the approval of such matters.

Orientation and Continuing Education

At present, the Corporation does not provide a formal orientation and education program for new directors. Prior to joining the Board, potential Board members are encouraged to meet with management and inform themselves regarding management and the Corporation's affairs. After joining the Board, management and the Chairman of the Board provide orientation both at the outset and on an ongoing basis. The Corporation currently has no specific policy regarding continuing education for directors. Requests for education are encouraged and dealt with on an ad hoc basis.

Ethical Business Conduct

The primary step taken by the Corporation to encourage and promote a culture of ethical business conduct is to conduct appropriate due diligence on proposed directors, and ensure that proposed directors exhibit the highest ethical standards. The Board does not currently have a written code of ethics. The Board monitors the ethical conduct of the Corporation and ensures that it complies with applicable legal and regulatory requirements, such as those of relevant securities commissions and stock exchanges. The Board has found that the fiduciary duties placed on individual directors by the Corporation's governing corporate legislation on the individual director's participation in decisions of the Board in which the director has an interest, have been sufficient to ensure that the Board operates independently of management and in the best interests of the Corporation. When discussing potential transactions and agreements where a director has an interest, that director will be expected to disclose that interest to the Board and if necessary the Board may ask that director not to participate in the ensuing discussion and/or voting on that particular transaction and/or agreement.

Nomination of Directors

Once a decision has been made to add or replace a director, the task of identifying new candidates falls on the Compensation & Governance Committee. Proposals are put forth by the Compensation & Governance Committee and considered and discussed by the Board. If a candidate looks promising, the Compensation & Governance Committee will conduct due diligence on the candidate and, if the results are satisfactory, the Board will invite the candidate to join the Board.

Compensation and Corporate Governance Committee

The Board has a compensation and corporate governance committee (the "Compensation & Governance Committee"), which currently consists of three directors, Messrs. Haji (Chairman), Tunick and Miri, of whom, all are "independent" as defined in NI 58-101. All members of the Compensation & Governance Committee are experienced in the oversight of executive and operational management teams as a result of their experience with various private and public sector businesses.

Compensation & Governance Charter

The Corporation has a written charter (the "Compensation & Governance Charter") which sets out the duties and responsibilities of the Compensation & Governance Committee. The text of the Compensation & Governance Charter is attached as Schedule "C".

Other Board Committees

The Corporation does not have any standing committees, other than the Audit & Risk Committee and Compensation & Governance Committee.

Assessments

At present, the Board does not have a formal process for assessing the effectiveness of the Board, its committees and individual directors. These matters are dealt with on a case by case basis at the Board level.

STATEMENT OF EXECUTIVE COMPENSATION

In this Statement of Executive Compensation:

- (a) "compensation securities" includes stock options, convertible securities, exchangeable securities and similar instruments including stock appreciation rights, deferred share units and restricted stock units granted or issued by the Corporation or one of its subsidiaries for services provided or to be provided, directly or indirectly, to the Corporation or any of its subsidiaries;
- (b) "named executive officer" or "NEO" means each of the following individuals:
 - (i) each individual who, in respect of the Corporation, during any part of the most recently completed financial year, served as chief executive officer, including an individual performing functions similar to a chief executive officer;
 - (ii) each individual who, in respect of the Corporation, during any part of the most recently completed financial year, served as chief financial officer, including an individual performing functions similar to a chief financial officer;
 - (iii) in respect of the Corporation and its subsidiaries, the most highly compensated executive officer other than the individuals identified in (i) and (ii) above at the end of the most recently completed financial year whose total compensation was more than \$150,000, as determined in accordance with subsection 1.3(5) of Form 51-102F6V, for that financial year; and
 - (iv) each individual who would be a named executive officer under (iii) but for the fact that the individual was not an executive officer of the Corporation, and was not acting in a similar capacity, at the end of that financial year;
- (c) "plan" includes any plan, contract, authorization, or arrangement, whether or not set out in any formal document, where cash, compensation securities or any other property may be received, whether for one or more persons;
- (d) "underlying securities" means any securities issuable on conversion, exchange or exercise of compensation securities.

Director and NEO Compensation

The following table is a summary of compensation for the directors and Named Executive Officers, excluding compensation securities, during the last financial year ended December 31, 2024, and December 31, 2023

Name and Position	Year Ended	Salary, consulting fee, retainer or commissio n (US\$)	Bonus (US\$)	Committee or Meeting Fees (US\$)	Value of Perquisit es (US\$)	Value of all other compensation (US\$) ⁽¹⁾	Total compensation (US\$)
Atul Sabharwal Director and CEO	Dec 31, 2024	\$209,731	\$112,500	Nil	Nil	Nil	\$322,231
	Dec 31, 2023	\$253,515	\$50,000	Nil	Nil	Nil	\$303,515
Rahoul Roy Chief Legal	Dec 31, 2024	\$249,351	\$175,000 (1)	Nil	Nil	Nil	\$424,351
Officer	Dec 31, 2023	\$236,613	\$50,000	Nil	Nil	Nil	\$286,613
Jaisun Garcha ⁽²⁾ CFO and	Dec 31, 2024	\$116,901	\$55,000	Nil	Nil	Nil	\$171,901
Corporate Secretary	Dec 31, 2023	\$111,547	\$25,000	Nil	Nil	Nil	\$136,547
Sarfaraz Haji Director and	Dec 31, 2024	Nil	Nil	Nil	Nil	Nil	Nil
Chairman	Dec 31, 2023	Nil	Nil	Nil	Nil	Nil	Nil
Brian J. Tunick Director	Dec 31, 2024	Nil	Nil	Nil	Nil	Nil	Nil
	Dec 31, 2023	Nil	Nil	Nil	Nil	Nil	Nil
Sina Miri Director	Dec 31, 2024	Nil	Nil	Nil	Nil	Nil	Nil
	Dec 31, 2023	Nil	Nil	Nil	Nil	Nil	Nil
Richard Pistilli	Dec 31, 2024	\$75,000	Nil	Nil	Nil	Nil	Nil
	Dec 31, 2023	Nil	Nil	Nil	Nil	Nil	Nil

 $^{(1) \}quad \text{Bonus payments to Rahoul Roy includes payments for accrued bonus from 2023}.$

⁽²⁾ Payments were made to 681315 B.C. Ltd., a private company wholly-owned by Jaisun Garcha.
(3) Jaisun Garcha resigned as CFO on Oct 11, 2024
(4) Richard Pistilli was appointed CFO on Oct 11, 2024 and ceased to be an insider on May 15, 2025

Stock Options and Other Compensation Securities

The following table includes all compensation securities granted or issued to each director and NEO by the Corporation and its subsidiaries, during the fiscal year ended December 31, 2024:

		C	Compensation Sec	curities			
Name and Position	Type of Compensation security	Number of compensation securities, number of underlying securities, and percentage of class	Date of issue or grant	Issue, conversion or exercise price (C\$)	Closing price of security or underlying security on date of grant (C\$)	Closing price of security or underlying security at year end (C\$)	Expiry date
Atul Sabharwal, CEO	Options	2,000,000	Jan 30, 2024	.12	.12	.10	Jan 30, 2029
Atul Sabharwal, CEO	Options	500,000	June 5, 2024	.095	.095	.10	June 5, 2029
Rahoul Roy, Chief Legal Officer	Options	2,000,000	Jan 30, 2024	.12	.12	.10	Jan 30, 2029
Rahoul Roy, Chief Legal Officer	Options	500,000	June 5, 2024	.095	.095	.10	June 5, 2029
Jaisun Garcha CFO and Corporate Secretary	Option	1,000,000	Jan 30, 2024	.12	.12	.10	Jan 30, 2029
Jaisun Garcha CFO and Corporate Secretary	Option	500,000	June 5, 2024	.095	.095	.10	June 5, 2029
Sarfaraz Haji Director and Chairman	Option	500,000	June 5, 2024	.095	.095	.10	June 5, 2029
Brian J. Tunick Director	Option	500,000	June 5, 2024	.095	.095	.10	June 5, 2029
Sina Miri Director	Option	500,000	June 5, 2024	.095	.095	.10	June 5, 2029

The following table includes all compensation securities exercised by each director and NEO of the Corporation, during the fiscal year ended December 31, 2024:

	Exercise of Compensation Securities by Directors and NEO's							
	Type of compensation security	Number of compensation securities exercised	Exercise price per security (C\$)	Date of exercise	Closing price per security on date of grant (C\$)	Difference between exercise price and closing price on date of exercise (C\$)	Total value on exercise date (C\$)	
Atul Sabharwal, CEO	NIL	N/A	N/A	N/A	N/A	N/A	N/A	
Rahoul Roy, Chief Legal Officer	NIL	N/A	N/A	N/A	N/A	N/A	N/A	
Jaisun Garcha CFO and Corporate Secretary	NIL	N/A	N/A	N/A	N/A	N/A	N/A	
Sarfaraz Haji Director and Chairman	NIL	N/A	N/A	N/A	N/A	N/A	N/A	
Brian J. Tunick Director	NIL	N/A	N/A	N/A	N/A	N/A	N/A	
Sina Miri Director	NIL	N/A	N/A	N/A	N/A	N/A	N/A	

Stock Option Plans and Other Incentive Plans

The purpose of the Option Plan is to provide the Corporation with a share-related mechanism to attract, retain and motivate qualified executives, employees and consultants, to incent such persons to contribute toward the long-term goals of the Corporation, and to encourage such persons to acquire common shares as long term investments. The Option Plan is attached to this Circular as Schedule "A". The material terms of the Option Plan are as follows:

- Options may be granted to *bona fide* employees, consultants, officers or directors, or corporations employing or wholly-owned by such persons;
- the Option Plan is to be administered by the Compensation & Corporate Governance Committee;
- the Option Plan is a fixed number plan the number of Options that may be granted is an amount equal to 20% of the Corporation's issued and outstanding common shares on the date the Option Plan is re-approved;
- the aggregate number of common shares that may be reserved for issuance to any one individual in a 12 month period may not exceed 5% of the issued and outstanding common shares of the Corporation;
- the number of Options granted to any one consultant in a 12-month period may not exceed 2% of the issued and outstanding common shares of the Corporation at the time of the grant;
- subject to Exchange Policy 5.2, the exercise price of an Option may not be less than the closing market price for the last trading day immediately before the date of grant of the Option;
- each Option will expire on a date determined by the Board;
- the vesting schedule of an Option will be determined by the Board and set out in each option agreement, provided that Options issued to consultants performing "Investor Relations Activities" (as defined in the Option Plan) will vest in stages over 12 months, with no more than ¼ of the Options vesting in any three month period;
- if a director, officer, consultant or employee ceases to be so engaged by the Corporation for any reason other than death, such person will have the right to exercise any vested Option not vested before such termination within 90 calendar days after such termination or such shorter period as set out in the particular option agreement;
- Options may be exercised in whole or in part at any time before their respective expiry dates. Common shares purchased by an optionee on exercise of an Option will be paid for in full in cash at the time of exercise; and
- the Option Plan and the granting and exercising of Options are subject to applicable black-out period policies and practices of the Corporation and the Board.

The Option Plan was re-approved by shareholders at the Corporation's annual general and special meeting on December 6, 2024. The Option Plan to be re-approve by shareholders at the Meeting contains no material changes other than an increase in the specific number of common shares that may be reserved for issuance under the Option Plan as a result of an increase in the total number of issued and outstanding shares of the Corporation on the date of the Meeting. If the Option Plan is re-approved by shareholders at the Meeting, management will insert the new, maximum number in Section 4.2 of the 2016 Option Plan.

Employment, Consulting and Management Agreements

The following is a summary of the material terms in the agreements between the Corporation and each of its directors and NEOs:

Atul Sabharwal

Atul Sabharwal is a party to an employment agreement with the Corporation dated June 1, 2015 which provides for a base salary of US\$200,000.00 per annum. The agreement provides that:

- Mr. Sabharwal will be eligible to receive an annual incentive cash bonus for each full fiscal year ending during the term of the agreement beginning with the 2015 fiscal year with a maximum incentive bonus of 100% of his base salary as determined by the Compensation & Governance Committee. The payment of such bonus is conditional upon achieving pre-determined objective performance goals set by the Compensation & Governance Committee;
- upon a "change of control" of the Corporation that Mr. Sabharwal votes in favor of, Mr. Sabharwal will receive a payment equal to his annual base salary, annualized for any partial year, or in the case of a "change of control" that Mr. Sabharwal does not vote for, Mr. Sabharwal will receive a payment equal to two (2) times his annual base salary, annualized for any partial year. In either case, the vesting of Mr. Sabharwal's Options will accelerate and the Corporation must pay all of the accrued obligations owing to him;
- Mr. Sabharwal may be terminated for cause; and
- if Mr. Sabharwal is terminated without cause, or if he terminates his employment for "good reason": the vesting of Mr. Sahbarwal's options will accelerate, the Corporation will pay all of the accrued obligations owing to him and he will receive a payment equal to his annual base salary, annualized for any partial year and a payment equal to the *pro rated* portion of his bonus in effect before his termination date, which *pro rated* portion will be a minimum of US\$100,000.

Oversight and Description of Director and NEO Compensation

See "Statement of Corporate Governance Practices – Compensation & Governance Committee" for a description of the Corporation's Compensation & Governance Committee.

The Corporation has a compensation program that includes paying base salaries, providing performance-based incentive bonuses and granting incentive stock options to the executive officers and directors, including the NED Compensation Structure for compensating non-employee members of the Board. The Corporation, through the recommendations of the Compensation & Governance Committee, recognizes the need to provide a compensation package that will attract and retain qualified and experienced executives, as well as align the compensation level of each executive to that executive's level of responsibility. The three components of the compensation package are included to enable the Corporation to meet different objectives. The objectives of base salary are to recognize market pay, and acknowledge the competencies and skills of individuals. The objective of the performance-based incentive bonuses (paid in the form of cash payments) is to add a variable component of compensation to recognize corporate and individual performances for executive officers and employees. The objectives of stock option awards are to reward achievement of long-term financial and operating performance and focus on key activities and achievements critical to the ongoing success of the Corporation. Implementation of new incentive stock option plans and amendments to the existing stock option plan is the responsibility of the Compensation & Governance Committee. The compensation of the executive officers and directors is reviewed and recommended for the Board's approval by the Compensation & Governance Committee.

The general objectives of the Corporation's compensation strategy are to:

- (a) compensate management in a manner that encourages and rewards a high level of performance and outstanding results with a view to increasing long term shareholder value;
- (b) align management's interests with the long-term interests of shareholders;
- (c) provide a compensation package that is commensurate with other comparable companies to enable the Corporation to attract and retain talent; and
- (d) ensure that the total compensation package is designed in a manner that takes into account the Corporation's stage of development and its available financial resources. The Corporation's compensation package is designed to provide a blend of non-cash stock option compensation and a base salary. In addition, achievement of corporate goals will be rewarded with performance based incentive bonuses.

The Corporation will have no other forms of compensation, although payments may be made from time to individuals or companies they control for the provision of consulting services. Such consulting services will be paid

for by the Corporation at competitive industry rates for work of a similar nature by reputable arm's length services providers.

Actual compensation varies based on the performance of the executives relative to the achievement of goals and the price of the Corporation's securities.

Compensation Element	Description	Compensation Objectives
Annual Base Salary (all NEOs)	Salary is market-competitive, fixed level of compensation	Retain qualified leaders, motivate strong business performance
Performance Based Incentive Bonuses	Performance based cash payment	Reward individual performance in achieving corporate goals
Incentive Stock Option (all NEOs)	Equity grants will be made in the form of stock options. The amount of grant will be dependent on individual and corporate performance	Reward long-term financial and operating performance and align interests of key employees with those of shareholders

Snipp relies on the discretion and judgment of the Board, and the recommendations of the Compensation & Governance Committee, in establishing and amending contracts for all forms of compensation, including Options to be granted to the officers and the directors, to ensure such arrangements reflect the responsibilities and risks associated with each position. The Compensation & Governance Committee is currently developing a formal process to use objectives, criteria, or analysis, for determining compensation. When determining the compensation of its officers, the Compensation & Governance Committee and the Board are guided by the general objectives of the Corporation's compensation strategy as set out above.

No significant events have occurred during the most recently completed financial year that have significantly affected compensation including changes or waivers of any performance criteria or goal in respect of any NEO. There were no other significant changes to the Corporation's compensation policies that were made during or after the most recently completed financial year that could or will have an effect on director or NEO compensation.

Pension Plan Disclosure

The Corporation does not provide retirement benefits for directors or executive officers.

INDEBTEDNESS OF DIRECTORS AND EXECUTIVE OFFICERS

Since the commencement of the Corporation's most recently completed financial year, no current or former director, executive officer or employee of the Corporation, or of any of its subsidiaries, has been indebted to the Corporation or to any of its subsidiaries, nor has any of these individuals been indebted to another entity which indebtedness is the subject of a guarantee, support agreement, letter of credit or other similar arrangement or understanding provided by the Corporation or any of its subsidiaries.

INTEREST OF INFORMED PERSONS IN MATERIAL TRANSACTIONS

Other than as set forth in the Circular and other than transactions carried out in the ordinary course of business of the Corporation or any of its subsidiaries, no director or senior officer of the Corporation, management nominee for election as a director of the Corporation, shareholder beneficially owning shares carrying more than 10% of the voting rights attached to the shares of the Corporation nor an associate or affiliate of any of the foregoing persons has since the commencement of the Corporation's most recently completed financial year any material interest, direct or indirect, in any transactions which materially affected or would materially affect the Corporation or any of its subsidiaries.

MANAGEMENT CONTRACTS

The management functions of the Corporation or any subsidiary of the Corporation are not, to any substantial degree, performed by a person other than the directors or senior officers of the Corporation.

REGISTRAR AND TRANSFER AGENT

Computershare Investor Services Inc., at its offices in Vancouver, British Columbia, is the registrar and transfer agent for the Common Shares.

AUDITOR

The auditor of the Corporation is RSM Canada LLP of 112 4 Avenue SW, Suite 2200, Calgary, AB T2P 0H3.

ADDITIONAL INFORMATION

Additional information relating to the Corporation is available on SEDAR at www.sedar.com. Shareholders may contact the Corporation at Suite 1700, 666 Burrard Street, Vancouver, British Columbia, V6C 2X8 or call the Corporation at 1-888-997-6477 or email to investors@snipp.com to request copies of the Corporation's financial statements and management discussion and analysis.

Financial information for the Corporation is provided in the Corporation's financial statements and management discussion and analysis which is available on SEDAR at www.sedar.com.

DATED at Vancouver, British Columbia, this 21st day of November 2025.

BY ORDER OF THE BOARD OF DIRECTORS

"Sarfaraz Haji"

Sarfaraz Haji Chairman and Director

SCHEDULE "A"

OPTION PLAN

Please see attached.

SNIPP INTERACTIVE INC. INCENTIVE STOCK OPTION PLAN

PART 1 INTERPRETATION

- 1.1 **Definitions**. In this Plan the following words and phrases shall have the following meanings, namely:
 - (a) "Black-out period" means any period established under a disclosure, insider trading or similar policy of the Company during which Officers, Directors and Employees may not exercise options;
 - (b) "Board" means the board of directors of the Company and includes any committee of directors appointed by the directors as contemplated by Section
 - 3.1 hereof;
 - (c) "Company" means Snipp Interactive Inc.;
 - (d) "Consultant" means, in relation to the Company, an individual or Consultant Company, other than an Employee or Director of the Company, that:
 - (i) is engaged to provide on an ongoing bona fide basis, consulting, technical, management or other services to the Company or to an affiliate of the Company, other than services provided in relation to a distribution of securities:
 - (ii) provides the services under a written contract between the Company or the affiliate, and the individual or the Consultant Company;
 - (iii) in the reasonable opinion of the Company, spends or will spend a significant amount of time and attention on the affairs and business of the Company or an affiliate of the Company; and
 - (iv) has a relationship with the Company or an affiliate of the Company that enables the individual to be knowledgeable about the business and affairs of the Company.
 - (e) "Consultant Company" means for a Consultant, a company or partnership of which the individual is an employee, shareholder or partner;
 - (f) "Director" means any director of the Company or of any of its subsidiaries;
 - (g) "Eligible Person" means bona fide Employees, Consultants, Officers or Directors, or corporations employing or wholly owned by such Employees, Consultants, Officers or Directors:

- (h) "Employee" means any individual in the employment of the Company or any of its subsidiaries or of a company providing management or administrative services to the Company;
- (i) "Exchange" means the TSX Venture Exchange and any other stock exchange on which the Shares are listed for trading;
- (j) "Exchange Policy" means the policies, bylaws, rules and regulations of the Exchange governing the granting of options by the Company, as amended from time to time:
- (k) "Expiry Date" means not later than 10 years from the date of grant of the option;
- (l) "Insider" has the meaning ascribed thereto in the Securities Act (British Columbia);
- (m) "Investor Relations Activities" means any activities, by or on behalf of the Company or a shareholder of the Company, that promote or reasonably could be expected to promote the purchase or sale of securities of the Company, but does not include:
 - (i) the dissemination of information provided, or records prepared, in the ordinary course of business of the Company:
 - (A) to promote the sale of products or services of the Company, or
 - (B) to raise public awareness of the Company,

that cannot reasonably be considered to promote the purchase or sale of securities of the Company;

- (ii) activities or communications necessary to comply with the requirements of:
 - (A) applicable Securities Laws,
 - (B) Exchange requirements or the by-laws, rules or other regulatory instruments of any other self-regulatory body or exchange having jurisdiction over the Company;
- (iii) communications by a publisher of, or writer for, a newspaper, magazine or business or financial publication, that is of general and regular paid circulation, distributed only to subscribers to it for value or to purchasers of it, if:
 - (A) the communication is only through the newspaper, magazine or publication; and

- (B) the publisher or writer receives no commission or other consideration other than for acting in the capacity of publisher or writer; or
- (iv) activities or communications that may be otherwise specified by the Exchange;
- (n) "Joint Actor" means a person acting "jointly or in concert with" another person as that phrase is interpreted in applicable Securities Laws;
- (o) "Optionee" or "Optionees" means the recipient of an incentive stock option under this Plan;
- (p) "Officer" means any senior officer of the Company or of any of its subsidiaries as defined in the *Securities Act* (British Columbia);
- (q) "Plan" means this incentive stock option plan as from time to time amended;
- (r) "Securities Act" means the Securities Act, R.S.B.C. 1996, c.418, as amended, from time to time:
- (s) "Securities Laws" means the act, policies, bylaws, rules and regulations of the securities commissions governing the granting of options by the Company, as amended from time to time;
- (t) "Shares" means the common shares without par value of the Company.
- 1.2 **Governing Law.** The validity and construction of the Plan shall be governed by and construed in accordance with the laws of the Province of British Columbia, and the federal laws of Canada applicable therein.
- 1.3 **Gender.** Throughout this Plan, words importing the masculine gender shall be interpreted as including the female gender.

PART 2 PURPOSE OF PLAN

2.1 **Purpose**. The purpose of this Plan is to provide the Company with a share-related mechanism to attract, retain and motivate qualified executives, Employees and Consultants, to incent such individuals to contribute toward the long term goals of the Company, and to encourage such individuals to acquire Shares as long term investments.

PART 3 GRANTING OF OPTIONS

- 3.1 **Administration**. This Plan shall be administered by the Board or, if the Board so elects, by a committee (which may consist of only one person) appointed by the Board from its members.
- 3.2 **Committee's Recommendations**. The Board may accept all or any part of recommendations of the committee or may refer all or any part thereof back to the committee for further consideration and recommendation.
- 3.3 **Board Authority**. Subject to the limitations of the Plan, the Board shall have the authority to:
 - (a) grant options to purchase Shares to Eligible Persons;
 - (b) determine the terms, limitations, restrictions and conditions respecting such grants;
 - (c) interpret the Plan and adopt, amend and rescind such administrative guidelines and other rules and regulations relating to the Plan as it shall from time to time deem advisable; and
 - (d) make all other determinations and take all other actions in connection with the implementation and administration of the Plan including without limitation for the purpose of ensuring compliance with Section 7.1 hereof as it may deem necessary or advisable.
- 3.4 **Grant of Option**. A resolution of the Board shall specify: (a) the number of Shares that should be placed under option to each Eligible Person; (b) the exercise price to be paid for such Shares upon the exercise of each such option; any applicable hold period; (c) and the period, including any applicable vesting periods required by Exchange Policy or by the Board, during which such option may be exercised.
- 3.5 **Written Agreement**. Every option granted under this Plan shall be evidenced by a written agreement substantially in the form attached hereto as Schedule "A", containing such terms and conditions as are required by Exchange Policy and Securities Laws, between the Company and the Optionee and, where not expressly set out in the agreement, the provisions of such agreement shall conform to and be governed by this Plan. In the event of any inconsistency between the terms of the agreement and the Plan, the terms of the Plan shall govern.

PART 4

RESERVE OF SHARES FOR OPTIONS

4.1 **Sufficient Authorized Shares to be Reserved**. Whenever the Notice of Articles of the Company limit the number of authorized Shares, a sufficient number of Shares shall be

reserved by the Board to satisfy the exercise of options granted under this Plan. Shares that were the subject of options that have lapsed or terminated shall thereupon no longer be in reserve and may once again be subject to an option granted under this Plan.

- 4.2 **Maximum Number of Shares Reserved**. Unless authorized by shareholders of the Company, this Plan, together with all of the Company's other previously established or proposed stock options, stock option plans, employee stock purchase plans or any other compensation or incentive mechanisms involving the issuance or potential issuance of Shares, shall not result, at any time, in the number of Shares reserved for issuance pursuant to stock options exceeding _ Shares, being 20% of the Company's issued and outstanding Shares as at the date of shareholder approval of this Plan.
- 4.3 **Limits with Respect to Individuals.** The aggregate number of Shares that may be reserved for issuance to any one individual in a 12 month period pursuant to the Plan shall not exceed 5% of the issued and outstanding Shares of the Company determined at the time of the grant of the option, unless the Company has obtained disinterested shareholder approval.
- 4.4 **Limits with Respect to Consultants.** The number of options granted to any one Consultant in a 12 month period under the Plan shall not exceed 2% of the issued and outstanding Shares at the time of the grant of the option.
- 4.5 **Limits with Respect to Investor Relations Activities.** The aggregate number of options granted to all persons conducting Investor Relations Activities in any 12 month period shall not exceed 2% of the issued and outstanding Shares at the time of the grant of the option to any such person.

PART 5

CONDITIONS GOVERNING THE GRANTING AND EXERCISING OF OPTIONS

- 5.1 **Exercise Price.** Subject to Exchange Policy and Section 5.2 hereof, the exercise price of an option may not be less than the closing market price for the last trading day immediately preceding the date of the grant of the option, less any applicable discount allowed by the Exchange Policies.
- 5.2 **Exercise Price if Distribution.** If the options are granted within 90 days of a public distribution by prospectus, then the minimum exercise price shall be the greater of Section
- 5.1 and the per share price paid by the public investors for Shares acquired under the public distribution. The 90 day period will commence on the date a final receipt is issued for the prospectus.
- 5.3 **Expiry Date**. Each option shall, unless sooner terminated, expire on a date to be determined by the Board which will not be later than the Expiry Date, but provided that if an option expires during a Black-out period, then the option shall remain exercisable until the period ending up to two trading days after the end of such Black-out period, notwithstanding the natural expiry of its term.

- 5.4 **Different Exercise Periods, Prices and Number**. The Board may, in its absolute discretion, upon granting an option under this Plan and subject to the provisions of Section
- 6.3 hereof, specify a particular time period or periods following the date of granting the option during which the Optionee may exercise his option to purchase Shares and may designate the exercise price and the number of Shares in respect of which such Optionee may exercise his option during each such time period.
- 5.5 **Termination of Employment**. If a Director, Officer, Consultant or Employee ceases to be so engaged by the Company for any reason other than death, such Director, Officer, Consultant or Employee shall have the right to exercise any vested option not exercised prior to such termination within a period of 90 calendar days after the date of termination, or such shorter period as may be set out in the Optionee's Option Agreement.
- 5.6 **Termination of Investor Relations Activities**. If an Optionee who is engaged in Investor Relations Activities ceases to be so engaged by the Company, such Optionee shall have the right to exercise any vested option not exercised prior to such termination within a period of 30 calendar days after the date of termination, or such shorter period as may be set out in the Optionee's option agreement.
- 5.7 **Death of Optionee**. If an Optionee dies prior to the expiry of his option, his heirs or administrators may within one year from the date of the Optionee's death exercise that portion of an option granted to the Optionee under the Plan which remains vested and outstanding, except that in the event the expiration of the option is earlier than one year after the date of death, with the consent of the Exchange, the options shall be exercisable for one year after the date of death of the Optionee.
- 5.8 **Assignment**. No option granted under the Plan or any right thereunder or in respect thereof shall be transferable or assignable otherwise than by provided for in Section 5.7.
- 5.9 **Notice**. Options shall be exercised only in accordance with the terms and conditions of the agreements under which they are respectively granted and shall be exercisable only by notice in writing to the Company substantially in the form set out in Schedule "B" hereto.
- 5.10 **Payment.** Options may be exercised in whole or in part at any time prior to their lapse or termination. Shares purchased by an Optionee on exercise of an option shall be paid for in full in cash at the time of their purchase.
- 5.11 **Options to Employees or Consultants.** In the case of options granted to Employees or Consultants, the Optionee must be a bona-fide Employee or Consultant, as the case may be, of the Company or its subsidiary.
- 5.12 **Optionees Performing Investor Relations Activities.** Options issued to Consultants performing Investor Relations Activities must vest in stages over 12 months with no more than 1/4 of the options vesting in any three month period.
- 5.13 WITHHOLDING TAX.

- (a) The Company may withhold from any amount payable to an Optionee, either under this Plan or otherwise, such amounts as are required by law to be withheld or deducted as a consequence of his or her exercise of options or other participation in this Plan ("Withholding Obligations"). The Company will have the right, in its discretion, to satisfy any Withholding Obligations by:
 - (i) selling or causing to be sold, on behalf of any Optionee, such number of Shares issued to the Optionee on the exercise of options as is sufficient to fund the Withholding Obligations;
 - (ii) retaining the amount necessary to satisfy the Withholding Obligations from any amount which would otherwise be delivered, provided or paid to the Optionee by the Company, whether under this Plan or otherwise;
 - (iii) requiring the Optionee, as a condition of exercise under Section 5.12(a) to: (A) remit the amount of any such Withholding Obligations to the Company in advance; (B) reimburse the Company for any such Withholding Obligations; or (C) cause a broker who sells Shares acquired by the Optionee on behalf of the Optionee to withhold from the proceeds realized from such sale the amount required to satisfy any such Withholding Obligations and to remit such amount directly to the Company; and/or
 - (iv) making such other arrangements as the Company may reasonably require.
- (b) The sale of Shares by the Company, or by a broker engaged by the Company (the "Broker"), under clause (a) above will be made on the exchange on which the Shares are then listed for trading. The Optionee consents to such sale and grants to the Company an irrevocable power of attorney to effect the sale of such Shares on his or her behalf and acknowledges and agrees that: (i) the number of Shares sold shall, at a minimum, be sufficient to fund with Withholding Obligations net of all selling costs, which costs are the responsibility of the Optionee and which the Optionee hereby authorizes to be deducted from the proceeds of such sale; (ii) in effecting the sale of any such Shares, the Company or the Broker will exercise its sole judgement as to the timing and the manner of sale and will not be obligated to seek or obtain a minimum price; and (iii) neither the Company nor the Broker will be liable for any loss arising out of any sale of such Shares including any loss relating to the pricing, manner or timing of such sales or any delay in transferring any Shares to an Optionee or otherwise. The Optionee further acknowledges that the sale price of Shares will fluctuate with the market price of the Company's Shares and no assurance can be given that any particular price will be received upon any sale.

PART 6 CHANGES IN OPTIONS

- 6.1 **Share Consolidation or Subdivision**. In the event that the Shares are at any time subdivided or consolidated, the number of Shares reserved for option and the price payable for any Shares that are then subject to option shall be adjusted accordingly.
- 6.2 **Stock Dividend.** In the event that the Shares are at any time changed as a result of the declaration of a stock dividend thereon, the number of Shares reserved for option and the price payable for any Shares that are then subject to option may be adjusted by the Board to such extent as it deems proper in its absolute discretion.
- 6.3 **Effect of a Take-Over Bid.** If a bona fide offer to purchase Shares (an "**Offer**") is made to the Optionee or to shareholders of the Company generally or to a class of shareholders which includes the Optionee, which Offer, if accepted in whole or in part, would result in the offeror becoming a control person of the Company, within the meaning of subsection 1(1) of the *Securities Act* (British Columbia), the Company shall, upon receipt of notice of the Offer, notify each Optionee of full particulars of the Offer, whereupon all Shares subject to such option ("**Option Shares**") will become vested and the option may be exercised in whole or in part by the Optionee so as to permit the Optionee to tender the Option Shares received upon such exercise, pursuant to the Offer. However, if:
 - (a) the Offer is not completed within the time specified therein including any extensions thereof; or
 - (b) all of the Option Shares tendered by the Optionee pursuant to the Offer are not taken up or paid for by the offeror in respect thereof,

then the Option Shares received upon such exercise, or in the case of clause (b) above, the Option Shares that are not taken up and paid for, may be returned by the Optionee to the Company and reinstated as authorized but unissued Shares and with respect to such returned Option Shares, the option shall be reinstated as if it had not been exercised and the terms upon which such Option Shares were to become vested pursuant to Sections 5.4 and

- 5.5 shall be reinstated. If any Option Shares are returned to the Company under this Section 6.3, the Company shall immediately refund the exercise price to the Optionee for such Option Shares.
- Acceleration of Expiry Date. If at any time when an option granted under the Plan remains unexercised with respect to any unissued Option Shares, an Offer is made by an offeror, the Directors may, upon notifying each Optionee of full particulars of the Offer, declare all Option Shares issuable upon the exercise of options granted under the Plan, vested, and declare that the Expiry Date for the exercise of all unexercised options granted under the Plan is accelerated so that all options will either be exercised or will expire prior to the date upon which Shares must be tendered pursuant to the Offer.
- 6.5 **Effect of a Change of Control**. If a Change of Control (as defined below) occurs, all Option Shares subject to each outstanding option will become vested, whereupon such option may be exercised in whole or in part by the Optionee. "**Change of Control**" means

the acquisition by any person or by any person and a Joint Actor, whether directly or indirectly, of voting securities of the Company, which, when added to all other voting securities of the Company at the time held by such person or by such person and a Joint Actor, totals for the first time not less than fifty percent (50%) of the outstanding voting securities of the Company or the votes attached to those securities are sufficient, if exercised, to elect a majority of the Board of the Company.

PART 7

SECURITIES LAWS AND EXCHANGE POLICIES

7.1 **Exchange's Rules and Policies Apply.** This Plan and the granting and exercise of any options hereunder are also subject to such other terms and conditions as are set out from time to time in the Securities Laws and Exchange Policies and such rules and policies shall be deemed to be incorporated into and become a part of this Plan. In the event of an inconsistency between the provisions of such rules and policies and of this Plan, the provisions of such rules and policies shall govern. In the event that the Company's listing changes from one tier to another tier on the Exchange or the Company's Shares are listed on a new stock exchange, the granting of options shall be governed by the rules and policies of such new tier or new stock exchange and unless inconsistent with the terms of this Plan, the Company shall be able to grant options pursuant to the rules and policies of such new tier or new stock exchange without requiring shareholder approval.

PART 8 AMENDMENT OF PLAN

- 8.1 **Board May Amend**. The Board may, by resolution, amend or terminate this Plan, but no such amendment or termination shall, except with the written consent of the Optionees concerned, affect the terms and conditions of options previously granted under this Plan which have not then been exercised or terminated.
- 8.2 **Exchange Approval**. Any amendment to this Plan or options granted pursuant to this Plan shall not become effective until such Exchange and shareholder approval as is required by the Exchange Policies and Securities Laws has been received
- 8.3 **Disinterested Shareholder Approval.** The Company must obtain disinterested Shareholder approval of stock options if a stock option plan, together with all of the Company's previously established and outstanding stock option plans or grants, could result at any time in:
 - (a) the number of shares reserved for issuance under stock options granted to Insiders exceeding 10% of the issued Shares;
 - (b) the grant to Insiders, within a 12 month period, of a number of options exceeding 10% of the issued Shares; or

- (c) the issuance to any one Optionee, within a 12 month period, of a number of Shares exceeding 5% of the issued Shares.
- 8.4 **Amendment to Insider's Options**. Any amendment to options held by Insiders of the Company at the time of the amendment, which results in a reduction in the exercise price of the options, is conditional upon the obtaining of disinterested shareholder approval to that amendment.

PART 9

EFFECT OF PLAN ON OTHER COMPENSATION OPTIONS

9.1 **Other Options Not Affected.** This Plan is in addition to any other existing stock options granted prior to and outstanding as at the date of the Plan and shall not in any way affect the policies or decisions of the Board in relation to the remuneration of Directors, Officers, Consultants and Employees.

PART 10 OPTIONEE'S RIGHTS AS A SHAREHOLDER

10.1 **No Rights Until Option Exercised**. An Optionee shall be entitled to the rights pertaining to share ownership, such as to dividends, only with respect to Shares that have been fully paid for and issued to the Optionee upon exercise of an option.

PART 11 EFFECTIVE DATE OF PLAN

11.1 **Effective Date**. The Plan shall become effective upon the later of the date of acceptance for filing of the Plan by the Exchange and the approval of the Plan by the shareholders of the Company, however, options may be granted under the Plan prior to the receipt of approval by shareholders and acceptance from the Exchange. Optionees must not exercise their options until specific approval from the shareholders of the Company is obtained.

SCHEDULE "A"

INCENTIVE STOCK OPTION AGREEMENT dated

SNIPP INTERACTIVE INC. INCENTIVE STOCK OPTION AGREEMENT

, 202

between Snipp

Intera	active Inc. (the "Company") and	(the "Optionee").	11
WHEREAS			
Cons and t	The Company has adopted the plan (the ed mechanism to attract, retain and mosultants, to incent such individuals to contrib to encourage such individuals to acquire concompany ("Shares") as long term investment	tivate qualified Executives, Employ ute toward the long term goals of the C mmon shares without par value in the c	vees and company,
B. Plan	pursuant to the Plan, the Company has to the Optionee.	agreed to issue options ("Options") u	ınder the
and ac	In consideration of the foregoing and the dequacy of which are acknowledged), the pa	·	he receipt
1. acce _]	Grant of Options. Pursuant to the Plan, t pts Options t		
\$	per Share upon the following term	s and conditions.	
2.	Vesting. The Options will vest		
3.	Expiry. The Options will expire month	ns after the date of the grant of the Option	ons.
other prior	Termination of Employment. If the oloyee (as defined in the Plan) and ceases to r than death, the Optionee shall have the right to such termination within a period of 90 shorter period as may be set out in this Agr	be so engaged by the Company for an ht to exercise any vested Option not e calendar days after the date of termin	ny reason exercised
right	Termination of Investor Relations Activities and ceases to be so engaged to exercise any vested Option not exercised and days after the date of termination, or	I by the Company, the Optionee shall prior to such termination within a per	have the riod of 30

7. **Assignment**. No option granted under the Plan or any right thereunder or in respect thereof shall be transferable or assignable otherwise than by provided for in Section 6.

administrators may within one year from the date of the Optionee's death exercise that portion of an option granted to the Optionee under the Plan which remains vested and outstanding.

Death of Optionee. If the Optionee dies prior to the expiry of his Option, his heirs or

Agreement.

- 8. **Notice**. Options shall be exercised only in accordance with the terms and conditions of the agreements under which they are respectively granted and shall be exercisable only by notice in writing to the Company substantially in the form set out in Schedule "B" of the Plan.
- 9. **Payment**. Options may be exercised in whole or in part at any time prior to their lapse or termination. Shares purchased by the Optionee on exercise of an Option shall be paid for in full in cash at the time of their purchase.
- 10. **Share Consolidation or Subdivision**. In the event that the Shares of the Company are at any time subdivided or consolidated, the number of Shares reserved for option and the price payable for any Shares that are then subject to option shall be adjusted accordingly.
- 11. **Stock Dividend**. In the event that the Shares of the Company are at any time changed as a result of the declaration of a stock dividend thereon, the number of Shares reserved for option and the price payable for any Shares that are then subject to option may be adjusted by the Board of Directors to such extent as it deems proper in its absolute discretion.
- 12. **Effect of a Take-Over Bid**. If a bona fide offer to purchase Shares (an "**Offer**") is made to the Optionee or to shareholders of the Company generally or to a class of shareholders which includes the Optionee, which Offer, if accepted in whole or in part, would result in the offeror becoming a control person of the Company, within the meaning of subsection 1(1) of the *Securities Act* (British Columbia), the Company shall, upon receipt of notice of the Offer, notify each Optionee of full particulars of the Offer, whereupon all Shares subject to such option ("**Option Shares**") will become vested and the option may be exercised in whole or in part by the Optionee so as to permit the Optionee to tender the Option Shares received upon such exercise, pursuant to the Offer. However, if:
 - (a) the Offer is not completed within the time specified therein including any extensions thereof; or
 - (b) all of the Option Shares tendered by the Optionee pursuant to the Offer are not taken up or paid for by the offeror in respect thereof,

then the Option Shares received upon such exercise, or in the case of clause (b) above, the Option Shares that are not taken up and paid for, may be returned by the Optionee to the Company and reinstated as authorized but unissued Shares and with respect to such returned Option Shares, the option shall be reinstated as if it had not been exercised and the terms upon which such Option Shares were to become vested pursuant to the Plan and this Agreement shall be reinstated. If any Option Shares are returned to the Company under this section, the Company shall immediately refund the exercise price to the Optionee for such Option Shares.

13. **Acceleration of Expiry Date**. If at any time when Options remain unexercised with respect to any unissued Option Shares, an Offer is made by an offeror, the Directors may, upon notifying each Optionee of full particulars of the Offer, declare all Option Shares

issuable upon the exercise of Options granted under the Plan, vested, and declare that the Expiry Date for the exercise of all unexercised Options is accelerated so that all Options will either be exercised or will expire prior to the date upon which Shares must be tendered pursuant to the Offer.

- 14. **Effect of a Change of Control**. If a Change of Control (as defined below) occurs, all Option Shares subject to an outstanding Option will become vested, whereupon such Option may be exercised in whole or in part by the Optionee. "**Change of Control**" means the acquisition by any person or by any person and a Joint Actor, whether directly or indirectly, of voting securities of the Company, which, when added to all other voting securities of the Company at the time held by such person or by such person and a Joint Actor, totals for the first time not less than fifty percent (50%) of the outstanding voting securities of the Company or the votes attached to those securities are sufficient, if exercised, to elect a majority of the Board of the Company.
- 15. Hold Period Legend. In addition to any resale restrictions under applicable securities laws, the Optionee acknowledges that in the event: (a) the Optionee is an Insider of the Company; or (b) Options are granted to the Optionee for an exercise price that is less than the applicable closing market price of the Shares for the last trading day immediately preceding the date of the grant of such Options in accordance with Section 5.1 of the Plan; such Options granted to the Optionee and any Shares received on exercise of such Options will be legended from the date of the grant of such Options with the following four (4) month hold period:

"Without prior written approval of the TSX Venture Exchange and compliance with all applicable securities legislation, the securities represented by this certificate may not be sold, transferred, hypothecated or otherwise traded on or through the facilities of TSX Venture Exchange or otherwise in Canada or to or for the benefit of a Canadian resident until [insert date of Option grant]."

16. **Agreement Subject to Terms of Plan.** The Optionee acknowledges that the terms and conditions of this Agreement are subject to the provisions of the Plan and Exchange Policy and Securities Laws as amended from time to time, which provisions are incorporated by reference into this Agreement. In the event of an inconsistency between the provisions of the Plan and this Agreement, the provisions of the Plan shall prevail. The Plan shall be available for review by the Optionee at the Company's records office.

IN WITNESS WHEREOF, the Company and Optionee have caused this Agreement to be duly executed. This Option is granted on the date first stated above.

<OPTIONEE>

Signature of Optionee

By:

SNIPP INTERACTIVE INC.

Authorized Signatory

SCHEDULE "B"

EXERCISE NOTICE

SNIPP INTERACTIVE INC.

The undersigned Optionee hereby subscribes to shares without par value in Snipp Interactive Inc. (the "Company"	common ") at a price of \$
per share, pursuant to the provision of the Incentive Stock Optithe undersigned and the Company on cash/certified cheque/bank draft in the amount of \$ purchased herein.	
Dated this day of	
Signature of Optionee Name of Optionee	

Address of Optionee

SCHEDULE "B"

SNIPP INTERACTIVE INC. (the "Corporation")

AUDIT AND RISK COMMITTEE CHARTER

(Adopted by the Board of Directors on April 27, 2015)

A. PURPOSE

The overall purpose of the Audit and Risk Committee (the "Committee") is to ensure that the Corporation's management has designed and implemented an effective system of internal financial controls, to review and report on the integrity of the consolidated financial statements and related financial disclosure of the Corporation and to review the Corporation's compliance with regulatory and statutory requirements as they relate to financial statements, taxation matters and disclosure of financial information.

B. COMPOSITION, PROCEDURES AND ORGANIZATION

- 1. The Committee shall consist of at least three members of the board of directors (the "Board").
- 2. The Board, at its organizational meeting held in conjunction with each annual general meeting of the shareholders, shall appoint the members of the committee for the ensuing year. The board may at any time remove or replace any member of the committee and may fill any vacancy in the committee.
- 3. Unless the Board shall have appointed a chair of the Committee, the members of the Committee shall elect a chair and a secretary from among their number.
- 4. The quorum for meetings shall be a majority of the members of the Committee, present in person or by telephone or other telecommunication device that permits all persons participating in the meeting to speak and to hear each other.
- 5. The Committee shall have access to such officers and employees of the corporation and to the Corporation's external auditors, and to such information respecting the Corporation, as it considers to be necessary or advisable in order to perform its duties and responsibilities.
- 6. Meetings of the committee shall be conducted as follows:
 - (a) the Committee shall meet at least four times annually at such times and at such locations as may be requested by the chair of the Committee. The external auditors or any member of the Committee may request a meeting of the Committee;
 - (b) the external auditors shall receive notice of and have the right to attend all meetings of the Committee; and
 - (c) management representatives may be invited to attend all meetings except private sessions with the external auditors.
- 7. The external auditors shall have a direct line of communication to the Committee through its chair and may bypass management if deemed necessary. The Committee, through its chair, may contact directly any

employee in the Corporation as it deems necessary, and any employee may bring before the Committee any matter involving questionable, illegal or improper financial practices or transactions.

C. ROLES AND RESPONSIBILITIES

- 1. The overall duties and responsibilities of the Committee shall be as follows:
 - (a) to assist the Board in the discharge of its responsibilities relating to the Corporation's accounting principles, reporting practices and internal controls and its approval of the Corporation's annual and quarterly consolidated financial statements and related financial disclosure;
 - (b) to establish and maintain a direct line of communication with the Corporation's external auditors and assess their performance;
 - (c) to ensure that the management of the Corporation has designed, implemented and is maintaining an effective system of internal financial controls; and
 - (d) to report regularly to the Board on the fulfilment of its duties and responsibilities.
- 2. The duties and responsibilities of the Committee as they relate to the external auditors shall be as follows:
- (a) to recommend to the Board a firm of external auditors to be engaged by the Corporation, and to verify the independence of such external auditors;
- (b) to review and approve the fee, scope and timing of the audit and other related services rendered by the external auditors;
- (c) to review the audit plan of the external auditors prior to the commencement of the audit;
- (d) to review with the external auditors, upon completion of their audit:
 - (i) contents of their report;
 - (ii) scope and quality of the audit work performed;
 - (iii) adequacy of the Corporation's financial and auditing personnel;
 - (iv) co-operation received from the Corporation's personnel during the audit;
 - (v) internal resources used;
 - (vi) significant transactions outside of the normal business of the Corporation;
 - (vii)significant proposed adjustments and recommendations for improving internal accounting controls, accounting principles or management systems; and
 - (viii) the non-audit services provided by the external auditors;
- (e) to discuss with the external auditors the quality and not just the acceptability of the Corporation's accounting principles; and
- (f) to implement structures and procedures to ensure that the Committee meets the external auditors on a regular basis in the absence of management.

- 3. The duties and responsibilities of the Committee as they relate to the internal control procedures of the Corporation are to:
- (a) review the appropriateness and effectiveness of the Corporation's policies and business practices which impact on the financial integrity of the Corporation, including those relating to insurance, accounting, information services and systems and financial controls, management reporting and risk management;
- (b) review compliance under the Corporation's business conduct and ethics policies and to periodically review these policies and recommend to the Board changes which the Committee may deem appropriate;
- (c) review any unresolved issues between management and the external auditors that could affect the financial reporting or internal controls of the Corporation; and
- (d) periodically review the Corporation's financial and auditing procedures and the extent to which recommendations made by the external auditors have been implemented.
- 4. The Committee is also charged with the responsibility to:
 - (a) review the Corporation's quarterly statements of earnings, including the impact of unusual items and changes in accounting principles and estimates and report to the Board with respect thereto;
 - (b) review and approve the financial sections of:
 - (i) the annual report to shareholders;
 - (ii) the annual information form;
 - (iii) annual and interim MD&A;
 - (iv) prospectuses;
 - (v) news releases discussing financial results of the Corporation; and
 - (vi) other public reports of a financial nature requiring approval by the Board,

and report to the Board with respect thereto;

- (c) review regulatory filings and decisions as they relate to the Corporation's consolidated financial statements;
- (d) review the appropriateness of the policies and procedures used in the preparation of the Corporation's consolidated financial statements and other required disclosure documents, and consider recommendations for any material change to such policies;
- (e) review and report on the integrity of the Corporation's consolidated financial statements;
- (f) review the minutes of any audit committee meeting of subsidiary companies;
- (g) review with management, the external auditors and, if necessary, with legal counsel, any litigation, claim or other contingency, including tax assessments that could have a material effect upon the financial position or operating results of the Corporation and the manner in which such matters have been disclosed in the consolidated financial statements;
- (h) review the Corporation's compliance with regulatory and statutory requirements as they relate to financial statements, tax matters and disclosure of financial information;

- (i) develop a calendar of activities to be undertaken by the Committee for each ensuing year and to submit the calendar in the appropriate format to the Board following each annual general meeting of shareholders; and
- (j) evaluate, annually, the adequacy of this Charter and recommend any proposed changes to the Board.

SCHEDULE "C"

SNIPP INTERACTIVE INC.,

(the "Company")

COMPENSATION AND CORPORATE GOVERNANCE COMMITTEE CHARTER

(Adopted by the Board of Directors on May 1, 2016)

A. PURPOSE

The purpose of the Compensation and Corporate Governance Committee (the "*Committee*") established pursuant to this charter is to discharge the responsibilities of the Company's Board of Directors (the "*Board*") with respect to: (a) reviewing and making recommendations to the Board relating to compensation matters for the Company's executive officers and other employees and consultants to the extent set forth herein and administer the Company's equity and other compensation plans; (b) the Company's overall corporate governance and overseeing the orientation program for new directors; and (c) such other actions and matters as the Board may from time to time authorize the Committee to undertake or assume responsibility for.

In performing this function, it shall be the objective of the Committee to: (i) encourage the achievement of the Company's long-range objectives by providing compensation which directly relates to the performance of the individual and the achievement of internal strategic objectives; (ii) establish compensation policies and guidelines that will attract and retain qualified personnel through an overall level of compensation opportunity that is competitive within the Company's industry; (iii) promote a direct relationship between compensation and the Company's performance by facilitating executive officer stock ownership through restricted stock and stock option awards; (iv) identify and provide orientation of new Directors and evaluate incumbent Directors; and (iv) assist the Board in establishing and maintaining a sound system of corporate governance through a process of continued assessment and enhancement.

B. MEMBERSHIP

Size and Qualification:

The size of the Committee is set from time to time by the Board of Directors, but will always consist of at least two (2) directors, a majority of whom are independent.

Appointment:

The members of the Committee will be appointed by a majority vote by the Board of Directors.

Chair:

The Board shall designate one member of the Committee as the Committee Chair.

Removal

Any Committee member may be removed by the Board of Directors at any time.

C. COMMITTEE RESPONSIBILITIES AND AUTHORITY

Assess Compensation Philosophy:

Oversee, at least annually, the Company's overall compensation philosophy, policies and programs, and assess whether the Company's compensation philosophy establishes appropriate incentives for applicable management and employees.

Review CEO, President and Executives Performance and Compensation:

Review and recommend to the Board for approval, corporate goals and objectives relevant to the CEO, President and other senior executives' compensation, including annual performance objectives, if any.

The Committee shall evaluate the performance of the CEO and other senior executives in light of such goals and objectives and utilize such evaluation to review and recommend to the Board for approval, the terms and grant of compensation to the CEO, President and other senior executives.

Approve Employment Agreements and Severance Packages for Executives:

Review and recommend to the Board for approval, severance arrangements for the CEO, President and other senior executives, including change-in-control provisions, plans or agreements, and, to the extent that any such agreements are entered into, employment agreements for the CEO, President and other senior executives.

Review Board and Committee Compensation:

Establish compensation policies and practices for non-employee directors for service on the Board and its committees, as well as for the Chairperson of the Board. The Committee will recommend to the Board and regularly review the appropriate level of director compensation.

Administer and Review Stock/Equity Plans:

To administer the Company's equity compensation plans, including without limitation to approve the adoption of such plans, to reserve shares of Common Stock for issuance thereunder, to amend and interpret such plans and the awards and agreements issued pursuant thereto, and to approve awards to eligible persons under the plans and determine the terms of such awards. The Committee may authorize one or more officers of the Company to designate officers and employees to be recipients of rights or options created by the Company or to determine the number of such rights or options to be received by such officers or employees.

Assess Risk of Compensation Policies:

Review the Company's compensation policies and practices and evaluate whether such policies and practices encourage excessive or unnecessary risk-taking.

Oversee Succession Planning and Leadership Development:

Review and evaluate the Company's programs, priorities, and progress for the recruiting, staffing, developing and retaining of competent managers for present and future Company needs, including the management succession planning for the CEO, President and other executive officers.

Identify New Director Candidates:

Identify individuals believed to be qualified to become Board members and recommend candidates to the Board to fill new or vacant positions. In recommending candidates to the Board, the Committee shall first consider such factors as it deems appropriate, including potential conflicts of interest, professional experience, personal character, diversity, outside commitments (for example, service on other boards) and particular areas of expertise, all in the context of the needs of the Board.

Evaluate Incumbent Directors

Evaluate and advise the Board whether an incumbent Director should be nominated for re-election to the Board upon expiration of such Director's term.

Orientation and Continuing Education Programs:

Provide, with the assistance of management, suitable programs for the orientation of new Directors and the continuing education of incumbent Directors, which include, among other things, reviewing background materials, strategic plans of the Company and meeting with Senior Management.

Establish and Maintain Corporate Governance System

Advise the Chairman of the Board and the Board on matters of corporate governance, including adherence to any governance guidelines or rules established by applicable regulatory authorities.

Advise the Board on issues of conflict of interest for individual directors.

Examine the effectiveness of the Company's corporate governance practices at least annually and propose such procedures and policies as the Committee believes are appropriate to ensure that the Board functions

independently of management, management is accountable to the Board and procedures are in place to monitor the effectiveness of performance of the Board, committees of the Board and individual directors.

Review periodically the mandates of the Board and committees of the Board and determine what additional committees of the Board, if any, are required or appropriate.

Develop such codes of conduct and other policies as are appropriate to deal with the confidentiality of the Company's information, insider trading and the Company's timely disclosure and other public Company obligations.

Perform Other Duties:

Perform such other duties and responsibilities as may be assigned to the Committee by the Board, as designated in plan documents, as are required by law, applicable TSX-V rules, or as are otherwise necessary and advisable, in its or the Board's discretion, to the efficient discharge of its duties hereunder.

Delegation of Authority:

The Committee may form and delegate authority to subcommittees when appropriate.

Retain Outside Advisers:

The Committee has the authority, in its sole discretion, to retain, obtain the advice of, and terminate any adviser to assist it in the performance of their duties, but only after taking into consideration factors relevant to the adviser's independence from management. The Committees shall be directly responsible for the appointment, compensation and oversight of the work of any adviser retained by the Committees and shall have sole authority to approve the adviser's fees and the other terms and conditions of the adviser's retention.

The Company must provide for appropriate funding, as determined by the Committees, for payment of reasonable compensation to any adviser retained by the Committees.

D. <u>COMMITTEE MEETINGS AND PROCEDURES</u>

Minimum Number of Meetings:

The Committee will convene at least 4 times each year, with additional meetings as appropriate.

Set Meeting Agenda:

The Chair of the Committee will, in consultation with other members of the Committee and the appropriate officers of the Company, be responsible for calling meetings of the Committee, establishing the agenda for the meetings and conducting the meetings of the Committee.

Maintain Meeting Minutes:

The Committee shall maintain minutes or other records of meetings and activities of the committee. The Committee must file the minutes of all committee meetings in the Company records and submit them to the Board of Directors.

Quorum and Vote:

A majority of the members shall constitute a quorum. Each committee member shall have one vote and actions at meetings may be approved by a majority of the members present.

Executive Sessions, As Necessary:

The Committee may meet in executive session, including with its advisors, as it deems necessary or appropriate.

Third Party Attendance at Committee Meetings

The Committee may, in the discretion of the Chairperson, invite any director, member of management of the Company and such other persons as it seems appropriate to carry out its responsibilities, to attend the Committee's meetings.

E. COMMITTEE CHARTER AND PERFORMANCE REVIEW

Annual Charter Review:

The Committee shall review and reassess the adequacy of this charter on an annual basis and recommend any proposed changes to the Board.

Annual Performance Review:

The Committee shall at least annually evaluate its own performance and report to the Board on such evaluation.

F. <u>AUTHORITY</u>

By adopting this Charter, the Board delegates to the Committee full authority in its discretion to:

- (a) Perform each of the responsibilities of the Committee described above
- (b) Delegate such of its authority and responsibilities as the Committee deems proper to members of the Committee or a subcommittee; and
- (c) Appoint a chair of the Committee, unless a chair is designated by the Board.