

PROXY SOLICITED BY THE MANAGEMENT OF CRESCITA THERAPEUTICS INC.

For use at the Annual General and Special Meeting of Shareholders to be held on Tuesday, May 11, 2021

und Ge 202 ma adj	e undersigned shareholder of CRE ecutive Chairman of the Corpora dersigned, with power of substitutioneral and Special Meeting of SI 21 at 9:00 a.m. (ET) at 2805 Place anner and to the same extent an ournment thereof and the understeting or any adjournment or adjournment or adjournment.	tion, or, instead of helion, to attend and acted are hareholders of the Community of the Co	im, et and vote for Corporation (Laval, Québ ver as if the u	and on behalf of the "Meeting") to ec and at every ac undersigned were	as proxy of the the undersigned at the Annual be held on Tuesday, May 11, djournment thereof, in the same present at the Meeting or any		
	thout limiting the general authoriz vote as indicated below:	ation and power here	eby given, the	e person(s) named	above are specifically directed		
1.	o elect as directors of the Corporation each of the persons nominated by management in the accompanying Management Information Circular (the "Information Circular"), namely:						
			VOTE FOR	WITHHOLD VOT	<u>'E</u>		
	Daniel	N. Chicoine	[]	[]			
	David	A. Copeland	[]	[]			
	Anthor	ny E. Dobranowski	[]	[]			
	John (C. London	[]	[]			
	Thoma	as Schlader	[]	[]			
2.	To appoint the auditors of the Cocorporation to fix the auditors' re		in the Informa	ation Circular, and	to authorize the directors of the		
	Vo	TE FOR []	WIT	THHOLD VOTE [1		
3.	to consider, and, if thought advis is reproduced as Schedule A to approving the continuation of the	the Information Circ	cular), as mo	re particularly set			
	Vo	TE FOR []	VC	TE AGAINST []			
DA	. TED this day of		, 2021.				
	Name of Shareholder (please print)	Signature	e of Sharehold	der -	Number of Common Shares Held		

If any amendments or variations of the matters referred to above or to any other matters identified in the notice of meeting are proposed at the Meeting or any adjournments thereof, or if any other matters which are not now known to management should properly come before the Meeting or any adjournment or adjournments thereof, this proxy confers discretionary authority on the person voting the proxy to vote on such amendments or variations of such other matters in accordance with the best judgement of such person.

Notes:

- 1. Shareholders are entitled to vote at the Meeting either in person or by proxy. However due to the current COVID-19 pandemic, the Board of Directors is requesting that all shareholders vote their shares by proxy and refrain from attending the Meeting in person. A proxy must be dated and signed by the shareholder or by the shareholder's attorney duly authorized in writing. Shareholders should sign this form of proxy exactly as the shares are registered. A shareholder should indicate his or her full title if signing as attorney, executor, administrator, trustee or guardian. When shares are held by joint tenants, both should sign. If the shareholder is a partnership, the partnership name should be signed by an authorized person. If the shareholder is a corporation, this form of proxy must be executed by an authorized officer who must sign the full corporate name. If not dated, this proxy shall be deemed to bear the date on which it was mailed by the management of the Corporation.
- 2. Each shareholder has the right to appoint a person to represent him or her and to attend and act for such shareholder on such shareholders behalf at the meeting other than the persons specified herein. Such right may be exercised by striking out the names of the persons specified in the form of proxy, and inserting in the space provided the name of the person to be appointed. Such person need not be a shareholder of the Corporation.
- 3. The Common Shares represented by this proxy will be voted in accordance with the instructions of the shareholder on any ballot that may be called for. In the absence of direction, this proxy will be voted in favour of each of the matters referred to herein.
- 4. A completed proxy must be delivered to: AST Trust Company (Canada), Proxy Department, P.O. Box. 721, Agincourt, Toronto, Ontario M1S 0A1, or by fax: 1-866-781-3111 (toll free within Canada and the United States) or 416-368-2502 (outside Canada and the United States), or by email: proxyvote@astfinancial.com no later than 5:00 p.m. (ET) on Friday, May 7, 2021 or in the case of any adjournment of the Meeting, no later than 5:00 p.m. (ET), on the second business day immediately preceding the date of such adjournment. The Chairperson of the meeting has the right to accept or reject any late proxies, or to waive or extend the proxy deadline, with or without notice, but is under no obligation to accept or reject any particular late proxy.

Interim Financial Statements	Annual Financial Statements	
Mark this box if you would like to receive	 Mark this box if you would like to receive	
Interim financial statements and the	Annual financial statements and the	
accompanying Management's	accompanying Management's Discussion	
Discussion and Analysis by mail.	and Analysis by mail.	