

**NOTICE OF ANNUAL MEETING OF SHAREHOLDERS
AND
MANAGEMENT INFORMATION STATEMENT**

E-DEBIT GLOBAL CORPORATION

This information is provided in connection with the Annual Meeting of the Shareholders of the Corporation to be held on March 28, 2018 at 10:00 AM, at 3847 South Puget Sound Avenue, Tacoma, Washington

We Are Not Asking You for a Proxy and You are Requested Not to Send Us a Proxy

March 6, 2018

NOTICE OF ANNUAL MEETING OF SHAREHOLDERS

NOTICE IS HEREBY GIVEN that the Annual Meeting of Shareholders (the "Meeting") of E-Debit Global Corporation (the "Corporation") will be held on March 28, 2018 at 10:30 a.m. at 3847 South Puget Sound Avenue, Tacoma, Washington for the following purposes:

ELECTION OF BOARD OF DIRECTORS

1. to elect four (4) members of the Board of Directors for the ensuing year;

APPROVAL OF FINANCIAL STATEMENTS AND APPOINTMENT OF AUDITORS

2. to present for approval the prepared financial statements for the Corporation for the years 2014, 2015, 2016 and 2017 and the appointment of the Corporations Canadian and US auditors for submission for US GAP audit;

NAME CHANGE OF THE CORPORATION

3. to present for approval an amendment of the approval of the shareholders at a meeting of the shareholders on March 27, 2017 to continue to conduct reorganization of the Corporation to facilitate a change of control of the company to a United States based company or companies which the Management and Board believe holds potential for the benefit of shareholders with particular attention to value recovery related to the current non-capital loss carried forward reflected on the Corporations financial statements (as specified in Action 4) to include and add the approval of a name change for the Corporation;
4. To authorize the Corporation's Board of Director and Management to make an application for a change to the current trading symbol of the Corporation from "WSHE" to such other symbol selected and approved by FINRA if the Board of Directors and Management believes a trading symbol change is in the best interest of the Corporation;

AMENDMENT TO THE CORPORATIONS ARTICLES OF INCORPORATION AND BYLAWS

5. to amend the articles of incorporation, and/or the bylaws of the Corporation to allow the Board of Directors to determine the manner in which Notice of a Shareholder Meeting either an Annual Meeting or a Special Meeting of the shareholders is given and/or delivered to Shareholders of Record;
6. to amend the articles of incorporation, and/or the bylaws of the Corporation to allow the Board of Directors to impose such restrictions as is deemed to be in the best interest of the Corporation and to impose such restrictions on the transfer or registration of transfer of shares of the corporation subject to Colorado Revised Statutes Title 7 Corporations and Associations § 7-106-208;

ASSET ACQUISITIONS

7. to ratify and approve the purchase by the Corporation the assets of AGH WA, LLC a Washington State Limited Liability Company conducting business as Affordable Green Holdings ("AGH") which may at the determination of the Corporation's Board of Directors include a share purchase agreement;
8. to authorize the Corporation's Board of Directors and Management to enter into such other asset purchases including but not limited to share purchase acquisitions that they feel are in the best interest in of the Corporation;

STOCK OPTION PLAN

9. to approve an ordinary resolution approving entitlements under the Company's Stock Option Plans, as more particularly described and set out in the attached plans accompanying this notice of meeting; and

GENERAL

10. to transact such other business as may properly be brought before the Meeting or any adjournment thereof.

The holders of our common stock of record at the close of business on March 10, 2018 will be entitled to notice of and to vote at the Meeting or at any adjournment or adjournments thereof. We will be posting the meeting materials on the Corporation's website located at www.edebitglobal.com

DATED at Golden, Colorado this 6th day of March 2018.

BY ORDER OF THE BOARD OF DIRECTORS

Douglas N. Mac Donald
President and Chief Executive Officer

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E-DEBIT GLOBAL CORPORATION

INFORMATION STATEMENT

We are not asking you for a Proxy and you are requested not to send us a Proxy

NON-REGISTERED HOLDERS

Only registered holders as of the record date of March 10, 2018 of shares of the Corporation's common stock (the "Common Shares") or the persons they appoint as their proxies, are permitted to attend and vote at the Meeting.

In many cases, Common Shares of the Corporation beneficially owned by a holder (a "Non-Registered Holder") are registered either:

(A) in the name of an intermediary (an "Intermediary") that the Non-Registered Holder deals with in respect of the shares, such as, among others, banks, trust companies, securities dealers or brokers and trustees or administrators of self-administered registered retirement savings plans, registered retirement income funds and registered educational savings plans and similar plans; or

(B) in the name of a clearing agency (such as The Canadian Depository for Securities Limited) of which the Intermediary is a participant.

The Board of Directors of the Corporation will determine the requirement to distribute copies of the Notice of Internet Access to the clearing agencies and Intermediaries for onward distribution to Non-Registered Holders. Upon receipt Intermediaries are required to forward Meeting Materials to Non-Registered Holders unless a Non-Registered Holder has waived the right to receive them. Very often, intermediaries will use service companies to forward the Meeting Materials to Non-Registered Holders.

Should a Non-Registered Holder wish to attend and vote at the Meeting in person (or have another person attend and vote on behalf of the Non-Registered Holder), the Non-Registered Holder must obtain a proxy from their Intermediary. **Non-Registered Holders should carefully follow the instructions of their Intermediaries.**

QUORUM AND VOTING SHARES

The Corporation has fixed March 10, 2018 as the record date (the "Record Date") for the purpose of determining the shareholders entitled to receive the Notice of Meeting. As of March 10, 2018, there were 845,910,852 Common Shares issued and outstanding.

Any shares that are registered at the close of business on the Record Date will entitle its holder or any proxy named by him or her to receive notice of and to vote at the Meeting and at any adjournment thereof. Shares may be voted for or be withheld from voting with respect to the election of directors and the appointment of auditors and the authorization of directors to fix their remuneration. On all other matters, the shareholders may vote for or against the proposal.

Unless otherwise indicated, the matters submitted to a vote at the Meeting must be approved by a majority of the aggregate of the votes cast by the holders of common shares attending the meeting in person or by proxy. Fifty percent (50%) of the voting shares constitutes a quorum sufficient to carry on with the Meeting. The Corporation will prepare an alphabetical list of shareholders entitled to vote as of the Record Date at the Meeting that shows the number of Common Shares and Preferred Shares held by each shareholder. The list of shareholders is available for consultation during usual business hours at the office of the Corporation's transfer agent and registrar, Mountain Share Transfer, LLC, located at 2030 Powers Ferry Road SE, Atlanta, GA 30339, and at the Meeting.

The Chairman of the Meeting may conduct the vote on any matter by a show of hands of shareholders and proxy holders present at the Meeting and entitled to vote thereat unless a ballot is demanded by a shareholder present at the Meeting or by a proxy holder entitled to vote at the Meeting or unless the Chairman declares that proxies representing not less than five percent (5%) of the shares entitled to be voted at the Meeting would be voted against what would otherwise be the decision of the Meeting on such matter.

PRINCIPAL HOLDERS, EXECUTIVE OFFICERS AND DIRECTORS

The following table sets forth information concerning the beneficial ownership of the Corporation's outstanding Common stock as of March 10, 2018 for: each of its directors and executive officers individually; each person or group that it knows owns beneficially more than five percent (5%) of the Corporation's common stock; and all directors and executive officers as a group.

Rule 13d-3 under the Securities Exchange Act defines the term, "beneficial ownership". Under this rule, the term includes shares over which the indicated beneficial owner exercises voting and/or investment power. The rules also deem common stock subject to options currently exercisable or exercisable within sixty (60) days, to be outstanding for purposes of computing the percentage ownership of the person holding the options but do not deem such stock to be outstanding for purposes of computing the percentage ownership of any other person. The applicable percentage of ownership for each shareholder is based on 845,910,852 shares of common stock outstanding as of March 10, 2018. Except as otherwise indicated, the Corporation believes that the beneficial owners of the common stock listed below, based on information furnished by them, have sole voting and investment power over the number of shares listed

Name and Address of Beneficial Owner Officers and Directors	Number of Common Shares Owned	Percentage of Common Shares Owned
Douglas N. Mac Donald (1) St. Albert, Alberta Canada	90,206,925	10.66%
Judy Campbell Las Vegas, Nevada USA	0	0%
Jake George Seattle, Washington USA	0	0%
Brendan McKenna Seattle, Washington USA	0	0%
Total shares owned by Officers and Directors	90,206,925	10.66%

opposite their names.

1) **Douglas Mac Donald** 98,823,300 Shares

9,050,000 common shares are owned and held in the name of Douglas Mac Donald; 15,000,000 common shares are owned and held in the name of Mac Donald Venture Corp. of which Mr. Mac Donald is the sole officer and Director; 10,662,000 common shares are owned and held in the name of Mac Donald & Associates Gaming Specialists Inc., of which Mr. Mac Donald is the sole officer and Director, 16,632,500 common shares are owned and held in the name of 797320 Alberta Ltd. of which Mr. Mac Donald is the sole officer and Director; 22,397,050 common shares are owned and held in the name of 732352 Alberta Ltd. of which Mr. Mac Donald is the sole officer and Director, and Doug Mac Donald is a 50% owner of 989939 Alberta Ltd. with a share position of 32,980,750 common shares. (Note: 13,750,000 common shares are owned and held in the name of Mr. Mac Donald's wife Patricia Mac Donald).

Name and Address of Beneficial Owner 5% + Holders of Common Shares	Number of Common Shares Owned	Percentage of Common Shares Owned
Sundance Gold Ltd. (1) Vancouver, British Columbia Canada	43,739,533	5.17%
Myles Mac Donald (2) St. Albert, Alberta Canada	160,381,190	19%

(1) Sundance Gold Ltd. 43,739,533 Shares

Sundance Gold Ltd. Is an independent Company located in Vancouver, British Columbia.

(2) Myles Mac Donald 160,381,190 Shares

Myles Mac Donald is the adult son of Director Douglas Mac Donald

PROPOSAL NUMBER ONE

ELECTION OF DIRECTORS

For the upcoming fiscal year, management of the Corporation proposes the election of four (4) directors. The election of the directors will be based on a plurality of votes, with the nominees receiving the most votes becoming members of the Board for the ensuing year. Each director will hold office until the next annual meeting of shareholders or until his successor is duly elected, unless he resigns or his office becomes vacant by removal, death or other causes. Upon a Vacancy the remaining members of the duly elected Board of Directors shall be authorized to leave the Vacancy open or at their sole determination nominate a replacement. The following table states the name of each of the persons proposed to be nominated for election as director, all other positions and offices with the Corporation now held by such person, his or her principal occupation and the name and principal business of the person or company in which any such employment is carried on and the year in which such person became a director of the Corporation.

<u>Name</u>	<u>Age</u>	<u>Title</u>	<u>Term of Service</u>
Douglas N. Mac Donald	69	Director, CEO	07/98 to present
Judy Campbell	71	Director	08/2017
Jake George	43	Director	11/2017
Brendan McKenna	41	Director	03/2018

Mr. Douglas N. Mac Donald – Director

Mr. Mac Donald is one of the original founders of E-Debit Global Corporation. After Retiring in March 1995 after twenty-five (25) years of service with the Royal Canadian Mounted Police, Mr. Mac Donald since 1998 has devoted his time to the Corporation's development and the development of E-Debit's subsidiary companies. Mr. Mac Donald is presently the Corporation's acting President and a member of the Board of Directors.

Mr. Judy Campbell – Director

On August 15, 2017, Mrs. Campbell joined the Board of Directors. Mrs. Campbell has resided as a businesswoman in the Clarke County/Las Vegas area of Nevada since the mid 1980's. She is a licensed real estate agent in the state of Nevada specializing in commercial, residential and new construction for home buyers and investors. She is currently licensed with Simply Vegas Real Estate located in Henderson, Nevada.

Mr. Jake George – Director

On November 13, 2017, Mr. George joined our Board of Directors. Mr. George holds a degree in economics and has thorough understanding and practice in sales and logistics and in 2008 commenced his business migration towards the Washington State medical marijuana industry. With appearance on NBC Nightly News, World News Tonight w/Diane Sawyer and dozens of other broadcast and print media publication Mr. George is considered to be one of Washington's authorities on the subject of cannabis and the medicinal marijuana space and conducted on of Washington's premier Medical Retail operations with multiple locations in Issaquah and Seattle, Washington.

Mr. Brendan McKenna was appointed and joined our Board of Directors on March 2, 2018. Mr. McKenna is one of the founders of the American Indian Health Services ("AIHS") and has acted as its Chief Executive Officer since 2005. For the past 13 years Mr. McKenna has been leading AIHS' efforts to bring measurable health care improvements to the American Indian and Alaska Native people. Mr. McKenna holds a

Master's Degree of Health Administration from the University of Washington as well as a BS degree in Exercise Physiology from the University of New Mexico and is a Participating tribal member of Nambe Pueblo in New Mexico.

SECTION 16 OF THE SECURITIES EXCHANGE ACT COMPLIANCE

The following represents each person who did file, on a timely basis, reports required by Section 16(a) of the Exchange Act during the most recent fiscal year or prior fiscal years:

Name	Reporting Person	Form 3 # of transactions	Form 4 # of transaction s	Form5 # of transactions
Douglas Mac Donald	Acting President and Member of the Board of Directors	0	0	N/A
Judy Campbell	Member of the Board of Directors	0	0	N/A
Jake George	Member of the Board of Directors	0	0	N/A
Brendan McKenna	Member of the Board of Directors	0	0	N/A

COMPENSATION OF DIRECTORS AND EXECUTIVE OFFICERS

Cash Compensation

The following table sets for the compensation paid by the Corporation for all services provided during the fiscal years ending December 31, 2014/2015/2016 to the Corporation's President, Douglas Mac Donald. No other executive officers of the Corporation earned more than \$100,000.00 during any fiscal year.

The following table provides information regarding the compensation of the Corporation's chief executive officer during the last four (4) years. Since none of the Corporation's more highly compensated executive officers other than the President have a total annual salary in excess of \$100,000, no information regarding their salary is provided.

SUMMARY COMPENSATION TABLE OF EXECUTIVES

Name and Principal Position	Year	Salary
Douglas N. Mac Donald*1	2014	\$0.00
President/CEO/Director	2015	\$0.00
	2016	\$0.00
	2017	\$0.00

*1 – Since 2013 Mr. Mac Donald has waived his compensation in his role as President of the Corporation.

Compensation Pursuant to Management Contracts

Douglas N. Mac Donald, President/CEO

Since the start of fiscal year 2014 Mr. Mac Donald has waived his compensation in his role as President and a Director of the Corporation.

Other Compensation - None; no stock appreciation rights or warrants exist.

Compensation of Directors

Director Douglas N. Mac Donald received compensation as set out above.

The Corporation did not pay any compensation for services provided by any other member of the Board of Directors during the fiscal years ended December 31, 2014/2015/2016 and 2017.

Other Compensation - None; no stock appreciation rights or warrants exist.

Director Judy Campbell received no compensation in her role as a Director of the Corporation.

Other Compensation - None; no stock appreciation rights or warrants exist.

Director Jake George received no compensation in her role as a Director of the Corporation.

Other Compensation - None; no stock appreciation rights or warrants exist.

Director Brendan McKenna received no compensation in her role as a Director of the Corporation.

Other Compensation - None; no stock appreciation rights or warrants exist.

Termination of Employment and Change of Control Arrangements

None.

Key Employees Incentive Stock Option Plan

None.

Compensation Discussion and Analysis

The following Compensation Discussion and Analysis (CD&A) provides information on the compensation programs established for our "Named Executive Officers" during our fiscal year ended December 31, 2017. All information provided herein should be read in conjunction with the tables provided below.

Our Board of Directors is responsible for establishing, implementing and monitoring the policies governing compensation for our executives. Currently our Board does not have a compensation committee. Our officers are members of our Board of Directors and are able to vote on matters of compensation. We are not currently under any legal obligation to establish a compensation committee and have elected not to do so at this time. In the future, we may establish a compensation committee if the Board determines it to be advisable or we are otherwise required to do so by applicable law, rule or regulation. During the year ended December 31, 2017 our Board did not employ any outside consultants to assist in carrying out its responsibilities with respect to executive compensation, although we have access to general executive compensation information regarding both local and national industry compensation practices. In future periods we may participate in regional and national surveys that benchmark executive compensation by peer group factors such as company size, annual revenues, market capitalization and geographical location.

The executive employment market in general is very competitive due to the number of companies with whom we compete to attract and retain executive and other staff with the requisite skills and experience to carry out our strategy and to maintain compliance with multiple Federal and State regulatory agencies. Many of these companies have significantly greater economic resources than our own. Our Board has recognized that our compensation packages must be able to attract and retain highly talented individuals that are committed to our goals and objectives, without at this time paying cash salaries that are competitive with some of our peers with greater economic resources. Our compensation structure is weighted towards equity compensation in the form of options to acquire common stock, which the Board believes motivates and encourages executives to pursue strategic opportunities while managing the risks involved in our current business stage, and aligns compensation incentives with value creation for our shareholders.

Components of Our Executive Compensation Program

Our current executive compensation program is entirely salary based. In the future we intend to incorporate additional components we believe are necessary in order for the Company to provide a competitive compensation package relative to our peers and to provide an appropriate mix between short-term and long-term cash and non-cash compensation. Elements of our future executive compensation are likely to include:

- Base Salary
- Stock Awards
- Other benefits available to all employees
- Items specific to our President and Chief Executive Officer per an employment agreement

Base Salary: At present we do not have a salary structure for employees and Executives, and amounts are based on skill set, knowledge and responsibilities. Base salaries may be established as necessary. During the year ended December 31, 2014/2015/2016 and 2017 the Corporation's President and Chief Executive Officer waived any compensation related to any wholly owned/majority owned or investment related corporations which he acts as an Officer or Director.

Stock Awards: A portion of compensation paid to our executives will be equity based. We believe equity compensation helps align the interests of our executives with the interests of our shareholders. In that regard, our executives' compensation is subject to downside risk in the event that our common stock price decreases. In addition, we believe stock awards provide incentives to aid in the retention of key executives. No Stock compensation awards were granted to directors during the years ending December 31, 2014/2015/2016 and 2017

Other Benefits: Our President and employees receive group benefits plan.

CORPORATE GOVERNANCE

Independence of the Board of Directors

The Company is not required by any exchange or market to meet any standard of independence. The Board of Directors has adopted the NASDAQ definition of an independent director. After review of all relevant transactions or relationships between each director and the Company and our senior management and our independent auditors, our Board has affirmatively determined that each of Mr. Reuscher and Mr. Robins are independent directors.

Meetings of the Board of Directors and Board and Member Attendance

Our full Board of Directors met 4 times in during Fiscal 2017, either telephonically or in person, while each of the committees met at least four times. Board members collectively attended one hundred (100%) percent or more of the aggregate of the meetings of the Board that were held during the period for which he or she served as a director.

Director Nominees

The Board does not have a nominating committee, which the Board of Directors determined is not necessary given the relatively small size of the Company's Board of Directors, management team and operations. Director nominees are selected, or recommended for the Board's selection, by a majority of the independent directors. The Board does not have a written charter regarding its director nomination process and will consider candidates for directors proposed by shareholders. Not less than 10 days prior to the next meeting of the Board at which the slate of Board nominees is adopted, the Board accepts written submissions that include the name, address and telephone number of the proposed nominee, along with a brief statement of the candidate's qualifications to serve as a director and a statement of why the

shareholder submitting the name of the proposed nominee believes that the nomination would be in the best interests of shareholders. If the proposed nominee is not the shareholder submitting the name of the candidate, a letter from the candidate agreeing to the submission of his or her name for consideration should be provided at the time of submission. The letter should be accompanied by a resume supporting the nominee's qualifications to serve on the Board, as well as a list of references.

The director nominees are identified through a combination of referrals, including by management, existing directors and shareholders, where warranted. Once a candidate has been identified, the Board reviews the individual's experience and background, and may discuss the proposed nominee with the source of the recommendation. If the Board believes it to be appropriate, one or more of our directors may meet with the proposed nominee before making a final determination whether to include the proposed nominee as a member of management's slate of director nominees submitted to shareholders for election to the Board.

Among the factors that the Board considers when evaluating proposed nominees are their experience in the bioscience, chemical and/or pharmaceutical industries, knowledge of and experience with business matters, finance, capital markets and mergers and acquisitions. The Board may request additional information from the candidate prior to reaching a determination. The Board is under no obligation to formally respond to all recommendations, although as a matter of practice, it will endeavor to do so.

We do not have a formal diversity policy for selecting members of our Board. However, we do believe that it is important that our Board members collectively bring the experiences and skills appropriate to effectively carry out their responsibilities with respect to our business both as conducted today and as we plan for our longer-term strategic objectives. We therefore seek as members of our Board individuals with a variety of perspectives and the expertise and ability to provide advice and oversight in financial and accounting controls; research and development and regulatory affairs; business strategy; business development; and corporate governance, among other key areas of our business.

The Board received no shareholder recommendations for nomination to the Board in connection with the Meeting. There are six director nominees for the Meeting, all of whom are incumbent directors standing for reelection.

The Board's Leadership Structure

We do not have a policy on whether the same person should serve as both the principal executive officer and Chairman of the Board or, if the roles are separate, whether the Chairman of the Board should be selected from the non-employee directors or should be an employee. Our Board believes that it should have the flexibility to make these determinations in the way that it believes best provides appropriate leadership for the Company at a given time based on the position and direction of the Company and the membership of the Board. Currently, the positions of Chairman and President and Chief Executive Officer are combined and held by Mr. Mac Donald. Mr. Mac Donald's in-depth knowledge of the Company's strategic priorities and operations enables him to facilitate effective communication between management and the Board of Directors and see that key issues and recommendations are brought to the attention of the Board, providing an effective leadership structure. Having the Chief Executive Officer serve as the Chairman also helps to ensure that the Chief Executive Officer understands and can implement the recommendations and decisions of the Board.

Shareholder Communications with our Board of Directors

Shareholders may communicate appropriately with our directors by sending written correspondence addressed to info@e-debitglobal.com, or mailed to E-Debit Global Corporation, Suite 300, 2801 Youngfield Street, Golden, California. All correspondence so received and will deliver as soon as practicable such correspondence to the identified director addressee(s). The correspondence will not, however, be delivered if there are safety, security, appropriateness or other concerns that mitigate against delivery of the correspondence, as determined by the President in consultation with legal counsel. The Board or individual directors so addressed shall be advised of any correspondence withheld. The Board or individual director,

as applicable, will generate an appropriate response to all validly received shareholder correspondence and will direct the President to send the response to the particular shareholder.

Code of Ethics

We have not adopted a code of ethics that applies to our principal executive officer, principal financial officer, principal accounting officer or controller or persons performing similar functions. Since 2005 we have reviewed our requirements and circumstances related to the preparation of such a code of ethics for presentment to our Board of Directors.

Audit Committee

Our Board of Directors does not currently have an audit committee as such functions are performed by the Board of Directors acting as a whole

Compensation Committee

Our Board of Directors does not currently have a compensation committee as such functions are performed by the Board of Directors acting as a whole.

Family Relationships

There is no family relationship between any director, executive or person nominated or chosen by the Company to become a director or executive officer.

Director Attendance at Annual Meeting

All of our Board members then serving attended either telephonically or in person the annual meeting of shareholders held during fiscal 2017.

INTEREST OF INSIDERS IN MATERIAL TRANSACTIONS

Current E-Debit Global Corporation Director Jake George is the President and Chief Executive Officer of AGH WA, LLC operating as Affordable Green Holdings which the Corporation is actively concluding its current asset and/or share purchase. Mr. George has recused himself from all voting on matters associated to acquisitions related to AGH WA, LLC.

Notwithstanding the above, to the knowledge of the Corporation, no other director, officer, proposed nominee for election as a director of the Corporation, any associate or affiliate of said persons has any material interest in a transaction having been concluded since the commencement of the Corporation's last two (2) fiscal years or has an interest in any proposed transaction which has materially affected or would materially affect the Corporation or any of its subsidiaries.

The Corporation does not have an audit committee nor does it have a nomination Committee.

A majority of the votes cast must be in favor of this resolution in order for it to be approved.

PROPOSAL NUMBER TWO

FISCAL YEARS 2014, 2015, 2016 and 2017 and APPOINTMENT OF AUDITORS

At the Meeting, the shareholders will be asked to i) approve the prepared financial statements for the Corporation for the years 2014, 2015, 2016 and 2017; (ii) to approve an ordinary resolution to appoint Steven McCollum, Certified Public Accountant, as U.S. auditor of the Corporation, for the next year and to authorize the Directors to fix their remuneration or authorize the Board of Directors to appoint such other auditor/s if Mr. McCollum is unavailable to act in the auditor capacity; and (iii) to approve an ordinary

resolution to appoint Sam Yeung, Certified Public Accountant, as Canadian auditor of the Corporation's Canadian Subsidiaries or Investments, for the next year and to authorize the Directors to fix their remuneration or authorize the Board of Directors to appoint such other auditor/s if Mr. Yeung is unavailable to act in the auditor capacity.

Audit Fees

Since the end of fiscal year 2013 there have been no Audit fees incurred.

Audit-Related Fees

There were no fees for other audit related services for the fiscal years ended 2014/2015/2016 and 2017.

Tax Fees

There were no fees for tax compliance, tax advice, and tax planning for the fiscal years ended 2014/2015/2016 and 2017.

A majority of the votes cast must be in favor of this resolution in order for it to be approved.

PROPOSAL NUMBER THREE

AMENDMENT TO PROPOSAL 4 OF THE 2017 SHAREHOLDER MEETING FOR APPROVAL OF A NAME CHANGE OF THE CORPORATION.

To present for approval an amendment of the approval of the shareholders at a meeting of the shareholders on March 27, 2017 to continue to conduct reorganization of the Corporation to facilitate a change of control of the company by US based companies which the Management and Board believe holds potential for the benefit of shareholders with particular attention to value recovery related to the current non-capital loss carried forward reflected on the Corporations financial statements (as specified in Action 4) to include and add the approval of a name change for the Corporation.

A majority of the votes cast must be in favor of this resolution in order for it to be approved.

PROPOSAL NUMBER FOUR

APPROVAL OF TRADING SYMBOL CHANGE

To authorize the Corporation's Board of Director and Management to make an application for a change to the current trading symbol of the Corporation from "WSHE" to such other symbol selected and approved by FINRA if the Board of Directors and Management believes a name change is in the best interest of the Corporation;

A majority of the votes cast must be in favor of this resolution in order for it to be approved.

PROPOSAL NUMBER FIVE

AMENDMENT TO THE CORPORATIONS ARTICLE OF INCORPORATION AND/OR BYLAWS

To amend the articles of incorporation, and/or the bylaws of the Corporation to allow the Board of Directors to determine the manner in which Notice of a Shareholder Meeting either an Annual Meeting or a Special Meeting of the shareholders is given and/or delivered to Shareholders of Record;

A majority of the votes cast must be in favor of this resolution in order for it to be approved.

PROPOSAL NUMBER SIX

AMENDMENT TO THE CORPORATIONS ARTICLE OF INCORPORATION AND/OR BYLAWS

To amend the articles of incorporation, and/or the bylaws of the Corporation to allow the Board of Directors to impose such restrictions as is deemed to be in the best interest of the Corporation and to impose such restrictions on the transfer or registration of transfer of shares of the corporation subject to Colorado Revised Statutes Title 7 Corporations and Associations § 7-106-208;

A majority of the votes cast must be in favor of this resolution in order for it to be approved.

PROPOSAL NUMBER SEVEN

ASSET AQUISITIONS

To ratify and approve the purchase by the Corporation the assets of AGH WA, LLC a Washington State Limited Liability Company conducting business as Affordable Green Holdings ("AGH") which may at the determination of the Corporation's Board of Directors include a share purchase agreement;

A majority of the votes cast must be in favor of this resolution in order for it to be approved.

PROPOSAL NUMBER EIGHT

ASSET AQUISITIONS

To authorize the Corporation's Board of Directors and Management to enter into such other asset purchases including but not limited to share purchase acquisitions that they feel are in the best interest in of the Corporation;

A majority of the votes cast must be in favor of this resolution in order for it to be approved.

PROPOSAL NUMBER NINE

STOCK OPTION PLANS

To approve an ordinary resolution approving entitlements under the Company's Stock Option Plans (i. for Employees and ii. For Consultants and Advisors), as more particularly described and set out in the accompanying management information circular accompanying this notice of meeting;

A majority of the votes cast must be in favor of this resolution in order for it to be approved.

PROPOSAL NUMBER TEN

GENERAL

To transact such other business as may properly be brought before the Meeting or any adjournment thereof.

A majority of the votes cast must be in favor of this resolution in order for it to be approved.

AVAILABILITY OF DISCLOSURE DOCUMENTS

Copies of the Corporation's Financial Reports for fiscal year 2014, 2015, 2016, 2017 and this Information Statement will be posted on the Corporation's web site and can be accessed at www.edebitglobal.com

SHAREHOLDER PROPOSALS

For the next annual meeting of the shareholders of the Corporation, shareholders must submit to the Corporation any proposal that they wish to be included in the Corporation's Proxy Statement and Form of Proxy no later than 12:00 hrs (noon) March 10, 2017. The written proposal must be received at the Corporation's principal executive offices located at Suite 300, 2801 Youngfield Street, Golden, Colorado 80401

Any notice of a shareholder proposal submitted outside the processes described above shall be considered untimely after 12:00 hrs. (Noon) March 26, 2018.