SCHEDULE "E" TO MEETING ORDER

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF BUL RIVER MINING CORPORATION, ET AL.

DDEEDDDED CHADE CLAMANE DROWN			
PREFER	RED SHARE CLAIMANT PROXY		
Before completing this Proxy, please Proxy set forth below.	read carefully the accompanying Instructions For Completion of		
of compromise and arrangement of the restated or supplemented from time	vise defined herein have the meanings ascribed to them in the plan e Petitioners dated as of September 25, 2014 (as may be amended, to time, the "Plan") filed pursuant to the Companies' Creditors the Supreme Court of British Columbia.		
In accordance with the Plan, this Prox Allowed Claim or a Disputed Claim ("	ky may only be submitted by Preferred Share Claimants having an Eligible Voting Creditors").		
THE UNDERSIGNED ELIGIBLE V and nominates, constitutes, and appoin	OTING CREDITOR hereby revokes all proxies previously given ts:		
Print Name of Proxy			
be held in connection with the Plan an of such Preferred Share Claimants M.	Eligible Voting Creditor at the Preferred Share Claimant Meeting to d at any and all adjournments, postponements or other rescheduling leeting, and to vote the amount of the Eligible Voting Creditor's nined by and accepted for voting purposes in accordance with the an as follows:		
Item 1. Amount of Preferred Shares	to be Voted at the Preferred Share Claimant Meeting		
Please list the aggregate principal amobeing September 24, 2014:	ount of Preferred Shares held by you as of the Voting Record Date,		
Amount of Preferred Shares Held:			
Class:	"C" □ "D" □ "F" □ "G" □		
Debtor Company:	Bull River Mineral Corporation Gallowai Metal Mining Corporation		
Item 2. Vote			
The undersigned hereby authorizes the	e Proxy to (mark one only):		

	Vote FOR approval of the Plan; or		
	Vote AGAINST approval of the Plan.		
- and -			
В.	Vote at the Proxy's discretion and otherwise act for and on behalf of the undersigned Eligible Voting Creditor with respect to any amendments, modifications, variations or supplements to the Plan and to any other matters that may come before the Preferred Share Claimant Meeting or any adjournment, postponement or other rescheduling of the Preferred Share Claimants Meeting.		
		as a vote for or against approval of the Plan, the	
Eligible Voting	g Creditor submitting this Proxy shall be	deemed to have voted FOR approval of the Plan.	
Dated this	day of, 201	4.	
Print Name of Eli	gible Voting Creditor	Title of the authorized signing officer of the estate, corporation, partnership or trust, if applicable	
Creditor is an esta	ible Voting Creditor or, if the Eligible Voting ate, corporation, partnership or trust, signature signing executor, officer of the corporation, st	Telephone number of Eligible Voting Creditor or authorized signing party	
Mailing Address signing party	of Eligible Voting Creditor or authorized	E-mail address of Eligible Voting Creditor or authorized signing party	
Print Name of individual	Witness, if Eligible Voting Creditor is an		
Signature of Witn	ess		

INSTRUCTIONS FOR COMPLETION OF PREFERRED SHARE CLAIMANT PROXY

- 1. This Proxy should be read in conjunction with the Plan and the Meeting Order.
- 2. Each Eligible Voting Creditor can vote without attending the Preferred Share Claimant Meeting by one of the following methods: (a) completing the Voting Information Form or (b) completing this Proxy and delivering such forms to Deloitte Restructuring Inc. (the "Monitor") at the Preferred Claimant Meeting or prior to the Voting Instruction Form Deadline at the following address:

Deloitte Restructuring Inc. 2800 – 1055 Dunsmuir Street Vancouver, British Columbia V7X 1P4

Fax: 604.602.1583

Email: stanfield@deloitte.ca

Attention: Melinda McKie/Allison Burton

- 2. Each Eligible Voting Creditor has the right to appoint a person (who need not be a Creditor) to attend, act and vote for and on behalf of the Eligible Voting Creditor and such right may be exercised by inserting the name of the person to be appointed in the space provided on the Proxy.
- 3. An Eligible Voting Creditor who has submitted a Proxy may revoke it as to any matter on which a vote has not already been cast pursuant to its authority by delivering written notice to the Monitor.
- 5. If this Proxy is not dated in the space provided, it shall be deemed to be dated as of the date on which it is received by the Monitor or the Chair presiding over the Preferred Share Claimant Meeting.
- 6. A valid Proxy from the same Eligible Voting Creditor bearing or deemed to bear a later date than this Proxy shall revoke this Proxy. If more than one valid proxy from the same Eligible Voting Creditor and bearing or deemed to bear the same date are received with conflicting instructions, the Eligible Voting Creditor's appointed proxy shall not be entitled to vote at the Preferred Share Claimant Meeting.
- 7. This Proxy must be completed in full and signed by the Eligible Voting Creditor or by a person duly authorized (by power of attorney) to sign on the Eligible Voting Creditor's behalf or, if the Eligible Voting Creditor is an estate, corporation, partnership or trust, by a duly authorized executor, officer or attorney of the estate, corporation, partnership or trust. If the proxy is voting on behalf of an estate, corporation, partnership or trust, you may be required to provide documentation evidencing your power and authority to sign this Proxy.
- 10. THIS PROXY MUST BE RECEIVED BY THE MONITOR PRIOR TO THE COMMENCEMENT OF THE PREFERRED SHARE CLAIMANT MEETING OR DELIVERED BY HAND TO THE CHAIR OF THE PREFERRED SHARE CLAIMANT MEETING PRIOR TO THE COMMENCEMENT OF THE MEETING.
- 11. The Monitor is authorized to use reasonable discretion as to the adequacy of compliance with respect to the manner in which any proxy is completed and executed.