MILESTONE MEDICAL INC. 425 EAGLE ROCK AVENUE SUITE 403 ROSELAND, NJ 07068 ATTN: Keisha Harcum

VOTE BY MAIL

Mark, sign and date your proxy card and return it in the postage-paid envelope we have provided or return it to Keisha Harcum Corporate Secretary, Milestone Medical Inc.

TO VOTE, MARK BELOW IN BLUE OR BLACK INK AS FOLLOWS:

MILESTONE MEDIC The Board of Directors Recommends you vote FOR	For Withhold ALL ALL	l For all Except	To withhold authority to vote for any individual nominee (s), mark "For All Except" and write the number(s) of the Nominee(s) on the line below.
1. Election of Directors			
Nominees:			
01) Neil Goldman02) Benedetta Casamento03) Jan A. Haverhals			
The Board of Directors recomme	nds you vote FC	R the followi	ng proposal:
 Advisory approval of the appoi as the Company's independent December 31, 2023. 			For Against Abstain ————————————————————————————————————
NOTE: Such other business as may pro	perly come before	the meeting or a	any adjournment thereof.
For address change/comments, mark he (See below for instructions)	ere		
Please indicate if you plan to attend this	s meeting. Yes _	No	
Please sign exactly as your name(s) app please give full title as such. Joint owner			orney, executor, administrator, or other fiduciary,
Personally. All holders must sign. If conficer.	rporation or partne	rship, please sig	n in full corporate or partnership name by authorized
NAME (Please PRI	NT)	L	Number of shares

Signature (PLEASE SIGN WITHIN BOX)

Date

Signature (Joint Owners)

Date

Important Notice Regarding the Availability of Proxy Materials For the Annual Meeting:

MILESTONE MEDICAL INC. THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF DIRECTORS FOR THE ANNUAL MEETING ON September 1, 2023

The undersigned hereby appoints Jan A. Haverhals and Neal Goldman, and each of them, with full power of substitution, the attorneys and proxies of the undersigned to attend the Annual Meeting of Stockholders of Milestone Medical Inc. (the "Company") to be held on September 1, 2023 at 9:00am ET via conference call and at any adjournment thereof, hereby revoking any proxies heretofore given, to vote all shares of common stock of the Company held or owned by the undersigned as indicated on the proposals as more fully set forth in the Proxy Statement, and in their discretion upon such other matters as may come before the meeting.

This proxy, when properly executed, will be voted in the manner directed herein. If no such direction is made, this proxy will be voted in accordance with the Board of Directors' recommendations.

Address change/Comments:				

(If you noted any Address change and/or Comments above, please mark the corresponding space on the reverse side.)