



## News Release

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### **Bluesky Digital Assets Corp., Engages Financial Advisory Firm, Completes Acquisition.**

#### **FOR IMMEDIATE RELEASE**

**Toronto, Ontario, August 18<sup>th</sup> 2020** – Bluesky Digital Assets Corp., (CSE: BTC), (CSE: BTC.PR.A), (OTC Pink: BTCWF), (“Bluesky” or the “Corporation”) is pleased to announce that it has engaged Regent Capital Partners of Toronto to act as financial advisors and to provide consulting services to the Corporation. The Corporation will commence a private placement raise of equity and it will use Regent to assist in that endeavor. The Corporation will announce the terms of the private placement once it commences. For more information about Regent please visit [www.regentcp.ca](http://www.regentcp.ca)

Furthermore, the Corporation is also pleased to announce that it has completed the acquisition of the ASIC mining machines (“ASIC equipment”) that the Corporation previously announced, via press release, back on May 12<sup>th</sup> of this year.

The previous owners of the ASIC equipment were co-located within the same hosting facility as Bluesky. The former owners of the ASIC equipment elected to hold off on receiving payment so they could observe how the Corporation could enhance the ASIC equipment’s performance and digital mining capabilities. Based on the successful test period results, the former owners of the ASIC equipment have elected to accept Common Shares of the Corporation instead of cash as compensation for the ASIC equipment at an above market price of Eighteen Cents (“\$0.18”) per Common Share. As at market close on Monday August 17<sup>th</sup>, the Corporation’s Common Shares closed at a price of \$0.165 CDN per Common Share.

The Corporation has agreed to issue 1,277,778 Common Shares to settle \$230,000.00 CDN of debt that is owed to the former owners of the ASIC equipment that Bluesky has acquired. The Corporation has also agreed to issue an additional 25,556 at a price of \$0.18 CDN per Common Share as an interest payment on the \$230,000.00 CDN owed to the former owners which the Corporation agreed to be paid if the transaction was finalized in Common Shares versus cash.

The Corporation has also agreed to issue 138,888 Common Shares at a price of \$0.18 CDN per Common Share to settle debt owed to one Director of the Corporation.

#### **About Bluesky Digital Assets Corp.**

Bluesky Digital Assets Corp, is building a high value digital currency enterprise. Bluesky mines digital currencies, such as Bitcoin and Ether, and is developing value-added technology services for the digital currency market, such as digital mining proprietary software. Offering a complete ecosystem of value-creation, Bluesky is targeting reinvesting appropriate portions of its digital currency mining profits back into its operations. A percentage of the profit will be invested in the development of a proprietary Artificial Intelligence (“AI”) based technology. Overall, Bluesky takes an approach that enables the Corporation to scale, and respond to changing conditions, within the still-emerging digital currency industry. The Corporation is poised to capture value in successive phases as this industry continues to scale. For more information please visit [www.blueskydigitalassets.com](http://www.blueskydigitalassets.com)

#### **For further information please contact:**

Mr. Ben Gelfand  
CEO & Director  
Bluesky Digital Assets Corp.  
T: (416) 363-3833  
E: [ben.gelfand@blueskydigitalassets.com](mailto:ben.gelfand@blueskydigitalassets.com)

Mr. Frank Kordy  
Secretary & Director  
Bluesky Digital Assets Corp.  
T: (647) 466-4037  
E: [frank.kordy@blueskydigitalassets.com](mailto:frank.kordy@blueskydigitalassets.com)

#### **Forward-Looking Statements**

Information set forth in this news release may involve forward-looking statements under applicable securities laws. The forward-looking statements contained herein are expressly qualified in their entirety by this cautionary statement. The forward-looking statements included in this document are made as of the date of this document and the Corporation disclaims any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as expressly required by applicable securities legislation. Although management believes that the expectations represented in such forward-looking statements are reasonable, there can be no assurance that such expectations will prove to be correct. This news release does not constitute an offer to sell or solicitation of an offer to buy any of the securities described herein and accordingly undue reliance should not be put on such. Neither CSE nor its Regulation Services Provider (as that term is defined in the policies of the CSE) accepts responsibility for the adequacy or accuracy of this release. We seek safe harbor.