



8th Floor, 100 University Avenue Toronto, Ontario M5J 2Y1 www.computershare.com

**Security Class** 

**Holder Account Number** 

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# Voting Instruction Form ("VIF") - Annual General and Special Meeting to be held on Wednesday, May 14, 2025

# This VIF is solicited by and on behalf of Management.

#### **Notes**

- 1. Every holder has the right to appoint some other person or company of their choice, who need not be a holder, to attend and act on their behalf at the meeting or any adjournment or postponement thereof. If you wish to appoint a person or company other than the Management Nominees whose names are printed herein, please insert the name of your chosen proxyholder in the space provided (see reverse).
- 2. If the securities are registered in the name of more than one owner (for example, joint ownership, trustees, executors, etc.), then all those registered should sign this VIF. If you are voting on behalf of a corporation or another individual you may be required to provide documentation evidencing your power to sign this VIF with signing capacity stated. If you are voting on behalf of a corporation you are required to provide your name and designation of office, e.g., ABC Inc. per John Smith, President.
- 3. This VIF should be signed in the exact manner as the name(s) appear(s) on the VIF.
- 4. If a date is not inserted in the space provided on the reverse of this VIF, it will be deemed to bear the date on which it was mailed to the holder by Management.
- 5. The securities represented by this VIF will be voted as directed by the holder, however, if such a direction is not made in respect of any matter, and the VIF appoints the Management Nominees listed on the reverse, this VIF will be voted as recommended by Management.
- 6. The securities represented by this VIF will be voted in favour, or withheld from voting, or voted against each of the matters described herein, as applicable, in accordance with the instructions of the holder, on any ballot that may be called for. If you have specified a choice with respect to any matter to be acted on, the securities will be voted accordingly.
- 7. This VIF confers discretionary authority in respect of amendments or variations to matters identified in the Notice of Meeting and Management Information Circular or other matters that may properly come before the meeting or any adjournment or postponement thereof, unless prohibited by law.
- 8. This VIF should be read in conjunction with the accompanying documentation provided by Management.

VIFs submitted must be received by 10:00 am (Pacific Time), on Monday, May 12, 2025.

## VOTE USING THE TELEPHONE OR INTERNET 24 HOURS A DAY 7 DAYS A WEEK!



### To Vote Using the Telephone

- Call the number listed BELOW from a touch tone telephone.
- 1-866-732-VOTE (8683) Toll Free



# To Vote Using the Internet

- Go to the following web site: www.investorvote.com
- Smartphone?
   Scan the OR code to vote now.





#### To Receive Documents Electronically

 You can enroll to receive future securityholder communications electronically by visiting www.investorcentre.com.

## If you vote by telephone or the Internet, DO NOT mail back this VIF.

Voting by mail may be the only method for securities held in the name of a corporation or securities being voted on behalf of another individual.

Voting by mail or by Internet are the only methods by which a holder may appoint a person as proxyholder other than the Management Nominees named on the reverse of this VIF.

Instead of mailing this VIF, you may choose one of the two voting methods outlined above to vote this VIF.

To vote by telephone or the Internet, you will need to provide your CONTROL NUMBER listed below.

#### **CONTROL NUMBER**

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## **Appointment of Proxyholder**

I/We being holder(s) of securities of Lucara Diamond Corp. (the "Company") hereby appoint: William Lamb, or failing this person, Saretha Louw, or failing this person, Peter O'Callaghan, or failing this person, Paul Conibear (the "Management Nominees")

OR

Print the name of the person you are appointing if this person is someone other than the Management Nominees listed herein.

as my/our proxyholder with full power of substitution and to attend, act and to vote for and on behalf of the holder in accordance with the following direction (or if no directions have been given, as the proxyholder sees fit) and on all other matters that may properly come before the Annual General and Special Meeting of shareholders of the Company to be held at the office of the Company, at 1055 Dunsmuir Street, Suite 2800, Vancouver, BC V7X 1L2, Canada on Wednesday, May 14, 2025 at 10:00 am (Pacific Time), and at any adjournment or postponement thereof.

VOTING RECOMMENDATIONS ARE INDICATED BY HIGHEIGHTED TEXT OVER THE BOXES.

1. Election of Directors									
	For	Withhold		For	Withhold			For	Withhold
01. Sheila M. COLMAN			02. Paul K. CONIBEAR			03. Ian W. GIBBS			
04. Melissa M. HARMON			05. William LAMB			06. Adam I. LUNDIN			
07. Peter J. O'CALLAGHAN								For	Withhold
2. Appointment of Auditors Appointment of PriceWaterhouseCoopers LLP C Directors to fix PwC's remuneration.	Chartered F	Professional A	accountants ("PwC"), Vancouver, Britisl	n Columbia as Auditor	s of the Comp	pany for the ensuing year an	d authorizing the		
3. Amendments to the Share Ur	nit Plan							For	Against
BE IT RESOLVED that:  (i) the proposed amendments to the Share Unit I circular delivered in connection with the Compan thereunder to a fixed maximum aggregate of 22 (ii) any one director or officer of the Company is all such deeds, documents, instruments and ass	ny's 2025 an ,000,000, b hereby aut	nnual meeting be and are he shorized and c	g of shareholders (the "Circular"), inclu reby authorized and approved, subject directed to do all such acts and things a	ding the increase of the to final acceptance by and to execute and de	ne common sh the Toronto S liver, under the	nares in the capital of the Co Stock Exchange; and e corporate seal of the Com	ompany issuable		
4. Amendments to the Deferred Share Unit Plan							For	Against	
BE IT RESOLVED that:  (i) the proposed amendments to the Deferred St in the circular delivered in connection with the Coissuable thereunder to a fixed maximum aggregation and orderector or officer of the Company is still such deads decuments instruments and service and services.	ompany's 2 ate of 8,00 hereby aut	2025 annual m 0,000, be and thorized and d	neeting of shareholders (the "Circular") I are hereby authorized and approved, directed to do all such acts and things	, including the increas subject to final accept and to execute and de	e of common ance by the Ti liver, under the	shares in the capital of the oronto Stock Exchange; and e corporate seal of the Com	Company I		
all such deeds, documents, instruments and assurances as in his or her opinion may be necessary or desirable to give effect to the foregoing resolutions.  5. Amendments to the Stock Option Plan							For	Against	
BE IT RESOLVED that: (i) the proposed amendments to the Stock Option Plan, attached as Appendix D to the Management Information Circular of Lucara Diamond Corp. (the "Company") delivered in connection with the Company's 2025 annual meeting of shareholders (the "Circular"), including the increase of common shares in the capital of the Company issuable thereunder to a fixed maximum aggregate of 15,000,000, be and are hereby authorized and approved, subject to final acceptance by the Toronto Stock Exchange; and									
(iii) any one director or officer of the Company is hereby authorized and directed to do all such acts and things and to execute and deliver, under the corporate seal of the Company or otherwise, all such deeds, documents, instruments and assurances as in his or her opinion may be necessary or desirable to give effect to the foregoing resolutions.						pany or otherwise,			
6. Advisory Resolution on Executive Compensation BE IT RESOLVED that on an advisory basis and not to diminish the role and responsibilities of the Board of Directors, that the shareholders of Lucara Diamond Corp. accept the approach to executive compensation disclosed in the Management Information Circular of Lucara Diamond Corp. delivered in connection with the 2025 annual meeting of shareholders.					the approach to	For	Against		
Signature of Proxyholder				Signature(s)			Date		
I/We authorize you to act in accordance w revoke any VIF previously given with resp indicated above, and the VIF appoints t voted as recommended by Managemen If you are voting on behalf of a corpora designation of office, e.g., ABC Inc. per	ect to the the Manag nt. tion you	Meeting. If gement No are require	no voting instructions are minees, this VIF will be d to provide your name and				DD I M	M /	<u>YY</u>
				Signing Capacity					
Interim Financial Statements - Mark this box if would like to receive Interim Financial Statement accompanying Management's Discussion and A by mail.  If you are not mailing back your VIF, you may require the statement of the s	ts and nalysis	e to receive th	Annual Financial Statements - M. would like to receive the Annual Fin accompanying Management's Disc by mail.  ne above financial report(s) by mail at v.	ancial Statements and ussion and Analysis	Ш				

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