lundin mining

Lundin Mining Corporation, c/o Computershare AB Box 610, SE-182 16 DANDERYD



Vote on internet at: www.investorvote.com/lundinmining ID no.: Code:

Form of Proxy - Annual Meeting to be held on Friday, May 10, 2019

This Form of Proxy is solicited by and on behalf of Management.

Notes to proxy

- 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 persons 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 proxy. If you are voting on behalf of a corporation or another individual you must sign this proxy with signing capacity stated, and you may be required to provide documentation evidencing your power to sign this proxy.
- 3. This proxy should be signed in the exact manner as the name(s) appear(s) on the proxy.
- 4. If this proxy is not dated, it will be deemed to bear the date on which it is mailed by Management to the holder.
- 5. The securities represented by this proxy will be voted as directed by the holder, however, if such a direction is not made in respect of any matter, this proxy will be voted as recommended by Management.
- 6. The securities represented by this proxy 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 and, if the holder has specified a choice with respect to any matter to be acted on, the securities will be voted accordingly.
- This proxy confers discretionary authority in respect of amendments or variations to matters identified in the Notice of Meeting or other matters that may properly come before the meeting or any adjournment or postponement thereof.
- 8. This proxy should be read in conjunction with documentation provided by Management via the link below:

www.lundinmining.com/s/ShareholderMeeting.asp

You can also order documentation by contacting Computershare, +46 (0)771 24 64 00 (Mon – Fri at 9:00 AM – 4:00 PM CET (Swedish time).

Votes submitted must be received by 3:00 PM CET (Swedish time) on Monday 6 May 2019.

VOTE USING INTERNET

www.investorvote.com/lundinmining

Login details on top left of this letter

If you vote by Internet, DO NOT mail back this proxy

Appointee(s)

I/We, being holder(s) of Lundin Mining Corporation hereby appoint: Marie Inkster, or failing her, Annie Laurenson, or failing her, Jinhee Magie Nagie										
as my/our appointee to attend, act and come before the Annual Meeting of sh 2019 at 10:00 a.m. and at any adjourn	areholders o	t Lundin Mi	ning Corporatior	g direction (or if no n to be held at Var	directions l tage Venue	nave bee es, 150 K	en given, as (ing Street	s the appointee sees fit) and all other mai West, 27th Floor, Toronto, Ontario M5H	tters that ma 1J9, on Frida	y properly ay, May 10,
VOTING RECOMMENDATIONS ARE INDICATED BY HIGHLIGHTED TEXT OVER THE BOXES.										
1. Election of Directors	For	Withhold				For	Withhold	1	For	Withhold
01. Donald K. Charter			02. John H. Craig					03. Marie Inkster		
04. Peter C. Jones			05. Lukas H. Lundin					06. Dale C. Peniuk		
07. William A. Rand			08. Catherine J. G. Stefan							
									For	Withhold
2. Appointment of Auditors										
Appointment of PricewaterhouseCoopers LLP, Chartered Professional Accountants as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.										
-										Against
3. Advisory Vote on Executive Compensation										
Considering and, if deemed appropriate, passing an ordinary, non-binding resolution, on an advisory basis and not to diminish the role and responsibilities of the Board, to accept the approach to executive compensation disclosed in the Corporation's Management Information Circular.										
										Against
4. Amendments to the Corporat	ion's 2014	Share Un	it Plan							
Considering and, if deemed appropriate, passing, with or without amendment, an ordinary resolution to approve an amendment to the 2014 Share Unit Plan of the Corporation to increase the number of common shares reserved for issuance thereunder by 8,000,000 common shares to 14,000,000 common shares, as more particularly described in the Corporation's Management Information Circular.										

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.

Authorized Signature(s) - This section must be completed for your instructions to be executed.

Signature(s)

Date

DD/MM/YY