VOTING INSTRUCTION FORM

Special Meeting

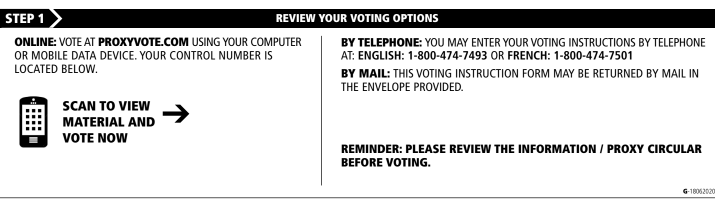
Lithium Americas (Argentina) Corp. (the "Corporation")

WHEN:

Friday, January 17, 2025 at 10:00 am PST

WHERE:

to be held online at https://meetnow.global/MDAUKRK



WE NEED TO RECEIVE YOUR VOTING INSTRUCTIONS AT LEAST ONE BUSINESS DAY BEFORE THE PROXY DEPOSIT DATE. CONTROL NO.:→ PROXY DEPOSIT DATE: January 15, 2025

The control number has been assigned to you to identify your shares for voting.

You must keep your control number confidential and not disclose it to others other than when you vote using one of the voting options set out on this form. Should you send this form or provide your control number to others, you are responsible for any subsequent voting of, or subsequent inability to vote, your shares.

Dear Client:

A meeting is being held for securityholders of the above noted issuer.

- You are receiving this Voting Instruction Form and the enclosed meeting materials at the direction of the issuer as a beneficial owner of securities. You are a beneficial owner because we, as your intermediary, hold the securities in an account for you and the securities are not registered in your name.
- 2. Votes are being solicited by or on behalf of the management of the issuer.
- 3. Even if you have declined to receive materials, a reporting issuer is entitled to deliver these materials to you and if requested to do so, it is our responsibility to forward them. These materials are being sent at no cost to you, in the language you requested, if available.
- 4. Unless you attend the meeting and vote in person or virtually (as applicable), your securities can only be voted through us as registered holder or proxyholder of the registered holder in accordance with your instructions. We cannot vote for you if we do not receive your voting instructions. Please provide your voting instructions to us promptly using one of the available voting methods or complete and return this form. We will submit a proxy vote on your behalf according to the voting instructions you provide, unless you elect to attend the meeting and vote in person or virtually (as applicable).
- 5. When you give us your voting instructions, you acknowledge that:
- You are the beneficial owner or are authorized to provide these voting instructions; and
 You have read the material and the voting instructions on this form.
- 6. You may not present this Voting Instruction Form at the meeting in order to vote.
- 7. To attend and vote your shares at the meeting:
 - Write your name or the name of your designate to act on your behalf on the "Appointee" line on the other side of this form, sign and date the form, and return it by mail, or
 - Go to ProxyVote.com (if available) and insert the name in the "Change Appointee(s)" section on the voting site.
 - For virtual meetings, you may need to complete additional information or take additional action for you or your Appointee to attend the meeting. Refer to the meeting material accompanying this voting instruction form for details.

You, or your designate, as the named "Appointee", must attend the meeting for your vote to be counted.

- 8. Unless prohibited by law or you instruct otherwise, the Appointee(s) or the person whose name is written in the space provided will have full authority to attend and otherwise act at, and present matters to the meeting and any adjournment or postponement thereof, and vote on all matters that are brought before the meeting or any adjournment or postponement thereof, even if these matters are not set out in this form or in the management proxy circular. Consult a legal advisor if you wish to modify the authority of that person in any way. If you require assistance, please contact the person who services your account.
- 9. If these voting instructions are given on behalf of a body corporate, set out the full legal name of the body corporate, the name and position of the person giving voting instructions on behalf of the body corporate and the address for service of the body corporate.
- 10. If the items listed in the management proxy circular are different from the items listed on the other side of this form, the management proxy circular will be considered correct.
- 11. The Appointee named in this form will exercise the voting rights attached to the securities in accordance with the instructions given. In the absence of any specific instructions as to voting being provided by you on this form, the item(s) will be voted as recommended on the reverse of this form or as stated in the management proxy circular, except in the case of your appointment of an Appointee.
- This Voting Instruction Form should be read in conjunction with the accompanying management proxy circular.
- 13. To ensure that your instructions are received in sufficient time to be processed, please ensure that the Voting Instruction Form is received by us or voted online at least one business day before the proxy deposit date noted above or the proxy <u>deadline specified in the management proxy circular</u>. Voting instructions received on the proxy deposit date or later may not be able to be included in the final tabulation.

This Voting Instruction Form confers discretionary authority to vote on such other business as may properly come before the meeting or any adjournment thereof.

If you have any questions or require help, please contact the person who services your account.

Disclosure of Information – Electing to Receive Financial Statements or Requesting Meeting Materials

By electing to receive the financial statements or requesting meeting materials, your name and address may be provided to the reporting issuer (or its agent) for mailing purposes.

VOTING INSTRUCTION FORM Lithium Americas (Argentina) Corp. (the "Corporation")



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MEETING TYPE:	Special Meeting	
MEETING DATE:	Friday, January 17, 202	5 at 10:00 am PST
RECORD DATE:	December 3, 2024	
PROXY DEPOSIT DATE:	January 15, 2025	CUID:
ACCOUNT NO:		CUSIP:

CONTROL NO.: →

STEP 2

Circular confirming the appointment of Sam Pigott to the Board.

APPOINT A PROXY (OPTIONAL)

APPOINTEE(S): John Kanellitsas, or failing this person, Sam Pigo	tt, or fa	ailing this person, Alex Sh	ulga				
IF YOU WISH TO ATTEND THE MEETING OR DESIGNATE ANOTHER PERSON TO AT ADJOURNMENT OR POSTPONEMENT THEREOF, OTHER THAN THE PERSON(S) SPECIF ATTENDING THE MEETING IN THE SPACE PROVIDED HEREIN. UNLESS YOU INSTRUC WILL HAVE FULL AUTHORITY TO ATTEND, VOTE AND OTHERWISE ACT IN RESPECT ADJOURNMENT OR POSTPONEMENT THEREOF, EVEN IF THESE MATTERS ARE NOT S MAY NEED TO COMPLETE ADDITIONAL INFORMATION OR TAKE ADDITIONAL ACTIC	FIED ABO TOTHER TOFALL ET OUT IN	DTE AND ACT ON YOUR BEHAL VE, PRINT YOUR NAME OR THE N WISE, THE PERSON WHOSE NAM MATTERS THAT MAY COME BE N THE FORM OR THE CIRCULAR.	LF AT THE MEETING, OR ANY NAME OF THE OTHER PERSON ME IS WRITTEN IN THIS SPACE EFORE THE MEETING OR ANY FOR VIRTUAL MEETINGS, YOU	PLEASE PRINT APPOINTEE NAME	ABOVE		E -R5
STEP 3 >		COMPLETE YOUR	OTING DIRECTIONS				E-R5
ITEM(S): VOTING RECOMMENDATIONS ARE INDICATED BY HIGHLIG	HTFD 1			R ITEM IN BLACK OR BILLE INK)			
01 To consider and, if deemed appropriate, to pass, with or without variation, a special resolution of the shareholders, the full text of which is attached as Schedule "A" to the management information circular dated December 4, 2024 (the "Circular") for a statutory arrangement (the "Arrangement") under section 288 of the Business Corporations Act (British Columbia) providing for, among other items, the continuation of the Corporation pursuant to article	FOR	AGAINST	ordinary resolution of shareho confirming the appointment o Board's Governance, Nominati	propriate, to pass, with or without variation, an Iders, the full text of which is set out in the Circular f George Ireland to the Board and a member of the ion, Compensation and Leadership Committee.	FOR		
161 et seq. of the Swiss Federal Act on International Private Law and under articles 620 et seqq. of the Swiss Code of Obligations, as a corporation domiciled in Zug, Canton of Zug, Switzerland, as if the Corporation had been incorporated under the Swiss Code of Obligations.			ordinary resolution of shareh	olders, the full text of which is set out in the intment of Diego Lopez Casanello to the Board.	FOR	AGAINST	
02 To consider and, if deemed appropriate, to pass, with or without variation, an ordinary resolution of shareholders, the full text of which is set out in the Circular approving a change of name of the Corporation from Lithium Americas (Argentina) Corp. to "Lithium Argentina AG/Lithium Argentina SA".	FOR		ordinary resolution of shareho confirming the appointment o	propriate, to pass, with or without variation, an Iders, the full text of which is set out in the Circular f Robert Doyle to the Board and a member of the ion, Compensation and Leadership Committee.	FOR	AGAINST	
03 To consider and, if deemed appropriate, to pass, with or without variation, a special resolution of shareholders, the full text of which is set out in the Circular approving the corporate purpose of the Corporation.	FOR		ordinary resolution of shareh	ppropriate, to pass, with or without variation, an olders, the full text of which is set out in the intment of Franco Mignacco to the Board.	FOR		
04 To consider and, if deemed appropriate, to pass, with or without variation, an ordinary resolution of shareholders, the full text of which is set out in the Circular approving the share capital of the Corporation.	FOR		ordinary resolution of shareh	ppropriate, to pass, with or without variation, an olders, the full text of which is set out in the intment of Monica Moretto to the Board.	FOR		
05 To consider and, if deemed appropriate, to pass, with or without variation, a special resolution of shareholders, the full text of which is set out in the Circular approving a capital band.	FOR	AGAINST	ordinary resolution of shareho confirming the appointment or	propriate, to pass, with or without variation, an Iders, the full text of which is set out in the Circular f Calum Morrison to the Board and a member of ination, Compensation and Leadership Committee.	FOR		
06 To consider and, if deemed appropriate, to pass, with or without variation, a special resolution of shareholders, the full text of which is set out in the Circular approving conditional capital for equity incentive plans.	FOR		an ordinary resolution of sha	ppropriate, to pass, with or without variation, reholders, the full text of which is set out in the intment of the Anwaltskanzlei Keller AG as tative of the Corporation.	FOR		
07 To consider and, if deemed appropriate, to pass, with or without variation, a special resolution of shareholders, the full text of which is set out in the Circular approving conditional capital for financing purposes.	FOR	AGAINST	http://www.computershare.co Computershare with the nam	bintment box above YOU MUST go to bm/LithiumAmericasArgentina and provide he and email address of the person you are			
08 To consider and, if deemed appropriate, to pass, with or without variation, a special resolution of shareholders, the full text of which is set out in the Circular approving new Articles of Association of the Corporation.	FOR	AGAINST	11 5 1	vill use this information ONLY to provide the e to gain entry to the online meeting.			
09 To consider and, if deemed appropriate, to pass, with or without variation, a special resolution of shareholders, the full text of which is set out in the Circular approving Swiss law as the authoritative and applicable legislation and ascertainment of the new principal place of business.	FOR	AGAINST		IALS BY MAIL CHECK THE BOX TO THE RIGHT. TO ETING REFER TO THE NOTICE INCLUDED IN THE			
10 To consider and, if deemed appropriate, to pass, with or without variation, an ordinary resolution of shareholders, the full text of which is set out in the Circular approving the appointment of statutory auditor.	FOR	AGAINST					
11 To consider and, if deemed appropriate, to pass, with or without variation, an ordinary resolution of shareholders, the full text of which is set out in the Circular confirming the appointment of John Kanellitsas to the board of directors of the Corporation (the "Board") and as executive chair of the Board.	FOR	AGAINST	STEP 4 THI	S DOCUMENT MUST BE SIGNED	AND	DATED	
12 To consider and, if deemed appropriate, to pass, with or without variation, an ordinary resolution of shareholders, the full text of which is set out in the	FOR	AGAINST			FAND	UATED	

INVALID IF NOT SIGNED

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SIGNATURE(S)