SARAMA RESOURCES LTD (the "Company")

Annual and Special Meeting June 10, 2025 at 04:00 PM (Canada/Pacific Standard) Cassels Brock & Blackwell LLP Suite 2200, RBC Place, 885 West Georgia St. Vancouver, BC V6C 3E8 (the "Meeting")

Voting Instructions - Guidelines and Conditions

The Company is providing you the enclosed proxy-related materials for their securityholder Meeting. Your name, address and information about your security holdings have been obtained in accordance with applicable securities regulations from the intermediary holding them on your behalf (which is identified by name, code or identifier in the information on the top right corner on the reverse). The Voting Instruction Form ('VIF') is to enable your vote to be submitted on the stated matters. Please complete, sign, date and return the VIF. Unless you appoint yourself or a delegate to attend the Meeting and vote, your instructions.

We are prohibited from voting these securities on any of the matters to be acted upon at the Meeting without your specific voting instructions. In order for these securities to be voted at the Meeting, it will be necessary for us to have your specific voting instructions. Please complete and return the information requested in this form to provide your voting instructions to us promptly.

By providing voting instructions as requested, you are acknowledging that you are the beneficial owner of, and are entitled to instruct us with respect to the voting of, these securities.

THIS VOTING INSTRUCTION FORM SHOULD BE READ IN CONJUNCTION WITH THE MEETING MATERIALS. YOUR VOTING INSTRUCTIONS MUST BE RECEIVED NO LATER THAN THE FILING DEADLINE NOTED ON THE REVERSE OF THE VIF OR THE EQUIVALENT TIME BEFORE THE TIME AND DATE OF ANY ADJOURNMENT OR POSTPONEMENT OF THE MEETING.

Voting Instructions and Authority - Notes

- 1. THIS VOTING INSTRUCTION FORM IS SOLICITED BY OR ON BEHALF OF THE MANAGEMENT OF THE COMPANY.
- 2. If you appoint the Management Nominees indicated on the reverse to vote your securities, they will vote in accordance with your instructions or, if no instructions are given, in accordance with the Voting Recommendation highlighted for each Resolution on the reverse. If you appoint someone else to vote your securities, they will also vote in accordance with your instructions or, if no instructions are given, as they in their discretion choose.
- The appointment of the Management Nominees or another Appointee gives them discretion to vote on any other matters that may properly come before the Meeting.
- If internet voting is available, you can provide your voting instructions on the website (see "Internet" section under "Voting Method").
- 5. To be valid, this VIF must be signed. Please date the VIF. If the VIF is not dated, it is deemed to bear the date of mailing to the securityholders of the Company.
- 6. This form does not convey any right to vote in person at the Meeting. We urge you to read the above instructions, and the Information Circular prior to completing, signing and returning the VIF so that your securities can be voted. If you want to attend the Meeting and vote in person, write your name in the place provided for that purpose on the reverse of this form. You can also write the name of someone else whom you wish to attend the Meeting and vote on your behalf. Unless prohibited by law, the person whose name is written in the space provided will have full authority to present matters to the Meeting and vote on all matters that are presented at the Meeting, even if those matters are not set out in this form or the information circular. Consult a legal advisor if you wish to modify the authority of that person in any way. If you require help, contact your advisor.
- 7. Guidelines for proper execution of the VIF are available at <u>www.stac.ca</u>. Please refer to the Proxy Protocol.

Notice-and-Access

The Canadian securities regulators have adopted rules which permit the use of noticeand-access for proxy solicitation instead of the traditional physical delivery of material. This process provides the option to post meeting related materials including management information circulars as well as annual financial statements and management's discussion and analysis, on a website in addition to SEDAR+. Under notice-and-access, meeting related materials will be available for viewing for up to 1 year from the date of posting and a paper copy of the material can be requested at any time during this period.

Disclosure regarding each matter or group of matters to be voted on is in the Information Circular in the Section with the same title as each Resolution on the reverse. You should review the Information Circular before voting.

SARAMA RESOURCES LTD has elected to utilize notice-and-access and provide you with the following information:

Meeting materials are available electronically at <u>www.sedarplus.ca</u> and also at https://docs.tsxtrust.com/2190.

If you wish to receive a paper copy of the Meeting materials or have questions about notice-and-access, please call 1-866-600-5869. In order to receive a paper copy in time to vote before the Meeting, your request should be received by May 30, 2025.

VOTING METHOD

Internet		Go to <u>www.voteproxyonline.com</u> and enter the 12 digit control number				
FACSIMILE		416-595-9593				
MAIL or HAND DELIVERY		TSX Trust Company 301-100 Adelaide Street West Toronto, Ontario, M5H 4H1				
-						
For assistance, Mail:		ontact TSX TRUST INVESTOR SERVICES.				
		301 - 100 Adelaide Street West Toronto, ON, M5H 4H1				
Tel:	1-866-6	1-866-600-5869				
Email:	tsxtis@t	:mx.com				

VOTING INSTRUCTION FORM ("VIF")							
SARAMA RESOURCES LTD				CONTROL NUMBER: «CONTROL_NUMBER»			
the "Company") Annual and Special Meeting une 10, 2025 at 04:00 PM Canada/Pacific Standard) Cassels Brock & Blackwell LLP Suite 2200, RB Vlace, 885 West Georgia St. Vancouver, BC V6							
EE8 ECURITY CLASS: Common Shares	RECORD DATE: April 24, 2025			FILING DEADLINE FOR June 6, 2025 at 04:00 PM PROXY: (Canada/Pacific Standard)			
		АРРО	INTEES				
he undersigned hereby appoints Andrew Dinnin ny of them, the following Appointee	g, whom failing I	ui Evangelista, 🤉	or failing l	ooth of them Aimee O'Donn	ell, (the "Mana	agement Nomin	ees") or instead of
PLEASE PRINT APPOINTEE NAME							
s proxyholder on behalf of the undersigned with th ome before the Meeting and at any adjournment(s) aid Meeting or such adjournment(s) or postponeme	or postponement(nt(s) thereof in acc - S	s) thereof, to the sa cordance with the ve EE VOTING GUIDE	ame extent oting instr ELINES O	and with the same power as uctions, if any, provided belo	if the undersig w.	ned were perso	rs that may proper onally present at th
				BY HIGHLIGHTED TEXT ABO	OVE THE BOXES		
1. Election of Directors A) Andrew Dinning	FOR		Appoir	pointment of Auditor Itment of HLB Mann Judd as A		FOR	WITHHOLD
B) L. Simon Jackson			authori	mpany for the ensuing year a zing the Directors to fix their	nd		
C) Adrian Byass D) Michael Bohm			remune	eration.			
3. Approval of Issue of Director Options to Andrew Dinning	FOR	AGAINST	4. App L. Sim	proval of Issue of Director	Options to	FOR	AGAINST
Pursuant to and in accordance with ASX Listing Rule 10.14 and for all other purposes, approval be given for the issue of up to 1,800,000 Director Options to Andrew Dinning (or his nominees) under the Stock Option Plan, on the terms and conditions in the Information Circular.			Pursuant to and in accordance with AS Rule 10.14 and for all other purposes approval be given for the issue of up 1 750,000 Director Options to L. Simor (or his nominees) under the Stock Opt on the terms and conditions in the Info Circular.		es, o to on Jackson ption Plan,		-
5. Approval of Issue of Director Options to Adrian Byass	FOR	AGAINST	6. App	oroval of Issue of Director el Bohm	Options to	FOR	AGAINST
Pursuant to and in accordance with ASX Listing Rule 10.14 and for all other purposes, approval be given for the issue of up to 1,250,000 Director Options to Adrian Byass (or his nominees) under the Stock Option Plan, on the terms and conditions in the Information Circular.			Pursuant to and in accordance with A Rule 10.14 and for all other purpose approval be given for the issue of up 750,000 Director Options to Michae his nominees) under the Stock Optio the terms and conditions in the Infor Circular.		es, o to el Bohm (or on Plan, on		_
7. Approval of Issue of Equity Incentives to Andrew Dinning	FOR	AGAINST	8. App Securi	proval of Issue of Consider ties Orbminco	ation	FOR	AGAINST
Pursuant to and in accordance with ASX Listing Rule 10.14 and for all other purposes, approval be given for the issue of up to 3,300,000 Director Equity Incentives to Andrew Dinning (or his nominees) under the Equity Incentive Plan, on the terms and conditions in the Information Circular.			Pursuant to and in accordance with ASX Rule 7.1 and for all other purposes, app be given for the issue of up to 12,000, Consideration CDIs to Orbminco (or its nominees), on the terms and conditions Information Circular.		approval 00,000 its		_
9. Re-Approval of Stock Option Plan	FOR	AGAINST	10. Ap Securi	proval of the Capacity to ties Under the Stock Optic	lssue on Plan as	FOR	AGAINST
To re-approve the Stock Option Plan as described in the Information Circular and all unallocated entitlements issuable pursuant to				ception to ASX Listing Rul rove, subject to the terms of t			
the Stock Option Plan.			Option to issu Securit Compa 7.2, ex accom	Plan, the Company having the e a maximum of 43,669,718 ies under the Stock Option Pl iny for the purposes of ASX L cception 13(b), as described panying Information Circular.	e capacity Equity an of the isting Rule in the		
11. Approval of the Capacity to Issue Securities Under the Equity Incentive Plan as an Exception to ASX Listing Rule 7.1	FOR	AGAINST	Pursua	proval of 10% Placement nt to and in accordance with A	ASX Listing	FOR	AGAINST
To approve, subject to the terms of the equity incentive plan of the Company, the Company having the capacity to issue a maximum of 43,669,718 Equity Securities under the equity incentive plan of the Company for the purposes of ASX Listing Rule 7.2, exception 13(b), as described in the accompanying Information Circular		_	be give to 10% calcula prescr the ten	1A and for all other purposes of the issue of Equity Sect of the issued capital of the C ted in accordance with the for ibed in ASX Listing Rule 7.1A ms and conditions described ation Circular.	urities of up Company, mula .2 and on		
13. Ratification of Prior Issue of Placement CDIs	FOR	AGAINST					
Pursuant to and in accordance with ASX Listing Rule 7.4 and for all other purposes, approval be given to ratify the prior issue of 27,588,325 Placement CDIs, on the terms and conditions in the Information Circular.							

The VIF revokes and supersedes all earlier dated VIF and **MUST BE SIGNED**

Signature of registered owner(s)