## Submit your proxy form — We must receive your completed form before 10:00 a.m. CST on Wednesday, May 7, 2025.

If the meeting is postponed or adjourned, we must receive the form at least 48 hours (excluding Saturdays, Sundays and statutory holidays) before the meeting is reconvened. The chair of the meeting has the discretion to accept or reject any late proxies and can waive or extend the deadline for receiving proxy voting instructions without notice but is under no obligation to do so.

**Email** 

### Internet

www.meeting-vote.com

Mobile device



proxyvote@tmx.com

Use the envelope provided or mail to:

Mail

Follow the instructions on screen. You will need your control number referenced below

Fax 1-416-595-9593 **TSX TRUST COMPANY** ATTN: PROXY DEPARTMENT P.O. BOX 721 AGINCOURT, ON M1S 0A1

Remember to include both pages of this form.



Use this proxy form to vote by proxy at our 2025 annual meeting of shareholders

When: Friday May 9, 2025 10:00 a.m. CST

Via live audio webcast at: https://meetings.lumiconnect.com/400-610-583-908

This proxy is solicited by management. Throughout this document, we, us, our and Cameco mean Cameco Corporation and you and your mean the person completing this form.

# Two ways to vote: Virtually at the meeting or by proxy

Our annual meeting gives you the opportunity to vote on several items of Cameco business. Your vote is important, regardless of the number of shares you hold.

### Vote virtually at the meeting

Attend the meeting via live audio webcast at https://meetings.lumiconnect.com/400-610-583-908 and use the meeting password cameco2025 (case sensitive). Do not complete this form.

#### Vote by proxy

This is the easiest way to vote. It means you give someone else — called your proxyholder — the authority to attend the meeting and vote for you. You can vote by proxy in four ways:

On the internet — Go to www.meeting-vote.com and follow the instructions on screen. You will need your control number, which appears below your name and address on this form.

By fax — Complete, date and sign and fax both sides of your completed form to our transfer agent, TSX Trust Company.

By mail — Complete, date and sign this form and mail it to TSX Trust Company.

By email — Send a scanned copy of both sides of your completed form to proxyvote@tmx.com.

By appointing someone else to attend the meeting for you — This person does not need to be a shareholder (see section 1). Make sure your appointee is aware of the meeting and attends it for you.

Registered shareholders who appoint a proxy other than the management designees MUST submit this instrument of proxy appointing that other proxyholder by no later than 10:00 a.m. CST on Wednesday, May 7, 2025 AND register that proxyholder by contacting TSX Trust Company by going to TSX's website at <a href="https://www.tsxtrust.com/control-number-request">https://www.tsxtrust.com/control-number-request</a> to complete and submit the electronic form by at least 24 hours prior to the proxy deadline.

To be valid, your vote by proxy MUST be received by no later than 10:00 a.m.CST on Wednesday, May 7, 2025 or, if the meeting is adjourned or postponed, not less than 48 hours (excluding Saturdays, Sundays and statutory holidays) before the time and date of the adjourned or postponed Meeting. If you are voting by proxy, please complete all five sections of this form, date and sign it and return it right away.

_	rep	resent you and vote your shares at the mee	nt Tim Gitzel or Sean Qui eting. This person does no	t have	to be a shareholder.		
		You appoint Tim Gitzel, or in his absence, Sea			he following person or compar	•	-
	If vo	each with full power of substitution.	nerson		f (you must follow the registration st d and vote at the meeting on you		of this form for this
	If you do not check one of the boxes, we will assume you have appointed Tim Gitzel, or in his absence, Sean Quinn (including any substitutes), as your proxyholder.						
2	insti mor	Il us your voting instructions — Whe ructions when voting. Our board of directors an e than ten individuals are nominated for election though from voting for that nominee.	d management recommer	nd that	shareholders vote FOR the	ese items. If at	the meeting
		ou do not specify how you want to vote you	r charoc:				
	•	the Cameco officer you appointed as your prosection 1 will vote <b>FOR</b> each of the items belo	xyholder in •	the oth	ner proxyholder you appoin ee fit.	ited in section 1	can vote as
	A	Elect the directors (see page 6 of the manage	ement proxy circular)				
		FOR	AGAINST			FOR	AGAINST
		Catherine Gignac		6.	Kathryn Jackson		
		2. Daniel Camus		7.	Don Kayne		
		3. Tammy Cook- Searson		8.	Peter Kukielski		
		4. Tim Gitzel		9.	Dominique Minière		
		5. Marie Inkster		10.	Leontine van		
	B				Leeuwen-Atkins		
	9	Appoint the auditors (see page 6 of the man Appoint KPMG LLP as auditors and authorize				FOR	WITHHOLD
		their remuneration					
	Have a say on our approach to executive compensation (see page 8 of the management proxy circular)  As this is an advisory vote, the results will not be binding on the board.						
	Be it resolved that, on an advisory basis and not to diminish the role and responsibilities of the board of directors FOR AGAINST						
						FOR	AGAINST
3		for executive compensation, the shareholders at Cameco's management proxy circular delivered clare your residency — If you do not pro	ccept the approach to exect in advance of the 2025 ann wide this information, we we	utive co ual me	ompensation disclosed in eting of shareholders.		
3	You indirectly dec	for executive compensation, the shareholders at Cameco's management proxy circular delivered clare your residency — If you do not procontrolled by a non-resident, which means the declare that the shares represented by this proxy rectly, by a resident of Canada as defined below. If lare that all of these people are residents of Car en you sign this form, you are certifying that you what do we mean by residency?  Cameco shares have restrictions on ownership and voting for accompanying management proxy circular.  The definitions here are summaries only. The complete definition of the	except the approach to exect in advance of the 2025 announce of the 2025 announce of the 2025 announce of the shares are held, beneficially owned the shares are held in the national and a.  The property of the approach of the shares are held in the national and a.  The property of the shares are held in the national and a.  The property of the shares are in the Eldorado Nuclear Leads and non-residents of Carons are in the Eldorado Nuclear Leads and non-residents and non-residents and non-residents are in the Eldorado Nuclear Leads and non-residents and non-residen	utive could me	empensation disclosed in eting of shareholders.  sider the shares represententrolled, either directly or f two or more people, you ably possible to confirm resources read about residency and votations.	ed by this proxy YES Sidential status.	y to be owned  NO  Description:
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