

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

Security Class

Holder Account Number

Intermediary

# Voting Instruction Form ("VIF") - Annual General and Special Meeting to be held on December 9, 2024

## NON-REGISTERED (BENEFICIAL) SECURITYHOLDERS

- We are sending to you the enclosed proxy-related materials that relate to a meeting of the holders of the series or class of securities that are held on your behalf by the intermediary identified above. Unless you attend the meeting and vote in person, your securities can be voted only by management, as proxy holder of the registered holder, in accordance with 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 VIF to provide your voting instructions to us promptly.
- 3. If you want to attend the meeting and vote in person, please write your name in the place provided for that purpose in 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, please contact the Registered Representative who services your account.
- 4. This VIF should be signed by you in the exact manner as your name appears on the VIF. 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.
- 5. 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 by management to you.
- 6. When properly signed and delivered, securities represented by this VIF will be voted as directed by you, however, if such a direction is not made in respect of any matter, and the VIF appoints the Management Nominees, the VIF will direct the voting of the securities to be made as recommended in the documentation provided by Management for the meeting.
- Unless prohibited by law, this VIF confers discretionary authority on the appointee to vote as the appointee sees fit in respect of amendments or variations to matters identified in the notice of meeting or other matters as may properly come before the meeting or any adjournment thereof.
- 8. 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.
- 9. If you have any questions regarding the enclosed documents, please contact the Registered Representative who services your account.
- 10. This VIF should be read in conjunction with the information circular and other proxy materials provided by Management.

VIFs submitted must be received by 4:00 pm, PST, on Thursday, December 5, 2024.

### 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.

**To Vote Using the Internet** 

 Go to the following web site: www.investorvote.com

1-866-734-VOTE (8683) Toll Free

Smartphone? Scan the QR code to vote now.



### 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 choose an appointee other than the Management appointees 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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## Appointee(s)

I/We being holder(s) of securities of Kincora Copper Limited (the "Company") hereby appoint: Jonathan (Sam) Spring, or failing this person, Yuying Liang (the "Management Nominees")			OR	someone else to atten print your name or the	u wish to attend in person or appoint cone else to attend on your behalf, your name or the name of your intee in this space (see Note #3 on se).					
as my/our appointee to attend, act and to properly come before the Annual General at 4:00 pm, PST and at any adjournment VOTING RECOMMENDATIONS ARE I	and Special Meeting or postponement the	g of shareholders o reof.	of the Cor	mpany to be held at 400 -						
			OVER						For	Against
<b>1. Number of Directors</b> To set the number of Directors at five (5).										
2. Election of Directors	For Withhold			For	Withho	ld			For	Withhold
01. Jonathan (Sam) Spring		02. John Hollida	ay			03. Camer	on McRae			
04. Luke Murray		05. Jeremy Rob	oinson							
									For	Withhold
<b>3. Appointment of Auditors</b> Appointment of Manning Elliot LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.										
									For	Against
<ol> <li>Approval of Issue of Tranche 2 Place To consider, if thought fit, to pass an ordinary re shares, at an issue price of A\$0.038 each, as de</li> </ol>	solution that, for the pur					ove the issue of 20	0,924,628 fully	r paid ordinary		
5. Approval of the Issuance of Placement Options To consider, if thought fit, to pass an ordinary resolution that, for the purpose of Listing Rule 7.1 and for all other purposes, Shareholders approve the issue of 16,750,329 options exercisable at a price of A\$0.075 each, as described in the Explanatory Statement which accompanies and forms part of this Notice.										
6. Ratification of Prior Issue of Placement Shares To consider, if thought fit, to pass an ordinary resolution that, for the purpose of Listing Rule 7.4 and for all other purposes, Shareholders approve the prior issue of 12,576,031 fully paid ordinary shares, at an issue price of A\$0.038 each, as described in the Explanatory Statement which accompanies and forms part of this Notice.										
7. Approval for the Company to Issue an Additional 10% of the Issued Capital of the Company over a 12 Month Period Pursuant to ASX Listing Rule 7.1A To consider, if thought fit, to pass a Special resolution that, for the purposes of Listing Rule 7.1A, the Shareholders approve the issue of up to 10% of the issued capital of the Company calculated in accordance with the formula prescribed in Listing Rule 7.1A.2 and on the terms and conditions set out in the Information Circular.										
8. Re-Approval of the Equity Incentive Plan as Amended To consider, if thought fit, to pass an ordinary resolution re-approving of the existing equity incentive plan as amended as described further in the accompanying Information Circular.										
9. Approval of the Shares for Services Agreement and Adoption of Share-for-Services Plan To consider, if thought fit, to pass an ordinary resolution re-approving of the existing shares for services agreements and shares-for-services plan as described further in the accompanying Information Circular.										
10. Ratification of Prior Issue of Option To consider, if thought fit, to pass an ordinary re the EIP to certain board, senior management ar	solution that, for the pur							) options under		
Authorized Signature(c) This cas	tion must be son	anloted for you	۲	Signature(s)				Date		
Authorized Signature(s) – This section must be completed for your instructions to be executed. IWe authorize you to act in accordance with my/our instructions set out above. I/We hereby revoke any VIF previously given with respect to the Meeting. If no voting instructions are indicated above, and the VIF appoints the Management Nominees, this VIF will be voted as recommended by Management.									DD	YY
Interim Financial Statements – Mark this box would like to receive Interim Financial Statemer accompanying Management's Discussion and A by mail. If you are not mailing back your VIF, you may re	and Analysis	would like to rece accompanying M by mail.	eive the Ar Ianagemer	ents – Mark this box if you nual Financial Statements a nt's Discussion and Analysis / mail at www.computershare	L	nglist.				

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