

Great Eagle Gold Corp.

Security Class: Common Shares

[name]
[address]
[city] [prov] [postal code]
[country]

FORM OF PROXY

Annual General & Special Meeting to be held on Thursday, March 13, 2025

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

Notes to proxy

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.

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.

This proxy should be signed in the exact manner as the name(s) appear(s) on the proxy.

If this proxy is not dated, it will be deemed to bear the date on which it is mailed by Management to the holder.

If you appoint the Management Nominees to vote your securities, they will vote in accordance with your instructions or, if no instructions are given, in accordance with the Management Voting Recommendations highlighted for each Resolution overleaf. 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.

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.

This proxy should be read in conjunction with the accompanying documentation provided by Management.

Proxies submitted must be received by 10:00 am, Pacific Time, on Tuesday, March 11, 2025 or in the case of any adjournment or postponement of the Meeting not less than 48 hours (Saturdays, Sundays and holidays excepted) before the time of the adjourned or postponed meeting.

VOTING METHODS			
MAIL or HAND DELIVERY	Endeavor Trust Corporation 702 – 777 Hornby Street Vancouver, BC V6Z 1S4		
FACSIMILE – 24 Hours a Day	604-559-8908		
EMAIL	proxy@endeavortrust.com		
ONLINE	As listed on Form of Proxy or Voter Information Card		

If you vote by FAX, EMAIL or On-Line, DO NOT mail back this proxy.

Voting by mail, fax or by email are the only methods by which a holder may appoint a person as proxyholder other than the Management nominees named on the reverse of this proxy.

Password:

Appointment of Proxyholder

I/We, being holder(s) of Great Eagle Gold Corp. hereby appoint: **Andrew Fletcher, CEO,** or, failing this person, Michael Moses, Director, or failing this person, Michelle Ash, Director (the "Management Nominees").

Print the name of the person you are OR appointing if this person is someone other than the Management Nominee listed herein.

as my/our proxyholder with full power of substitution and to attend, act and to vote for and on behalf of the shareholder in accordance with the following direction (or if no directions have been given, as the proxyholder sees fit) and all other matters that may properly come before the Annual General and Special Meeting of shareholders of Great Eagle Gold Corp. (the "Company") to be held at Suite 501, 3292 Production Way, Burnaby, BC, V5A 4R4 on Thursday, March 13, 2025 at 10:00 am, Pacific Time, and at any adjournment or postponement thereof.

VOTING RECOMMENDATIONS ARE INDICATED BY HIGHLIGHTED TEXT OVER THE BOXES.

 Number of Directors The number of Directors shall be set to seven (7). 		For	Against
2. Election of Directors i) Andrew Fletcher ii) Christopher Hansen iii) Lawrence Segerstrom iv) Robert Seguin v) Michael Ash vi) Michael Moses vii) Simon Langelier		For	Withhold □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □
3. Appointment of Auditor To appoint Davidson & Company LLP, Chartered Professional Accountants as the hold office until the next annual meeting of Shareholders and to authorize the direct		For	Withhold □
4. Approval of Omnibus Equity Incentive Plan To consider, and if thought fit, to pass an ordinary resolution (not including a beneficially owned by related persons (as such term is defined in National Instance Exemptions) to whom securities may be issued as compensation or under the Incentive Plan), to ratify, confirm and approve the adoption of the Company's Or as described in the accompanying information circular and granting of equity away up to 20% of the Company's total number of issued and outstanding common shared.	rument 45-106 – Prospectus Company's Omnibus Equity mnibus Equity Incentive Plan, ards thereunder in an amount	For	Against □
5. Transact Other Business		For	Against
To transact such further or other business as may properly come before the M postponement thereof.	eeting or any adjournment or		
Authorized Signature(s) – This section must be completed for your instructions to be executed.	ignature(s)		
I/We authorize you to act in accordance with my/our instructions set out			
above. I/We hereby revoke any proxy previously given with respect to the Meeting.	rint Name(s) & Signing Capacity(ies), if app	licable
• •	ate (MM-DD-YY) HIS PROXY MUST BE DATED		
Financial Statements Request in accordance with securities regulations, shareholders may elect annually to receive financial sta request. If you wish to receive such mailings, please mark your selection.	atements, or a notice advising how to acc	cess financial	statements, if they so
ike to RECEIVE Interim Financial Statements and accompanying to RE	al Financial Report – Mark the box to CEIVE Annual Financial Statement ement's Discussion and Analysis by mail.		

To request the receipt of future documents via email, you may contact Endeavor Trust Corporation at proxy@endeavortrust.com.