HOMELAND URANIUM INC.

PROXY

FOR USE AT THE ANNUAL GENERAL MEETING OF SHAREHOLDERS JUNE 18, 2014

him as j for and adj wer und	eby appoints, Son, Nick Tintor, Coroxyholder for a and on behalf of general meeting ournment or adjusted personally p	tephen C Chairman and on be of the und ag of the ournment resent at	ting a shareholder of HOMELAND URANIUM INC. (the "Corporation") toates, President and Chief Executive Officer of the Corporation, or failing of the Corporation, or instead of either of them,
1.	FOR		The election of the directors as nominated by management of the
	WITHHOLD		Corporation as set forth in the Management Information Circular.
2.	FOR		To approve the appointment of MNP LLP as auditors of the Corporation for the appointment and authorize the directors to fix the remuneration of
	WITHHOLD		for the ensuing year and authorize the directors to fix the remuneration of the auditors.
not ma adj pro	ice of meeting a tters which are ournment or adj	re proposo not now ournment such ame	ions to the matters referred to above or to any other matters identified in the ed at the meeting or any adjournment or adjournments thereof, or if any other known to management should properly come before the meeting or any s thereof, this proxy confers discretionary authority on the person voting the endments or variations or such other matters in accordance with the best
Ag exc pro	ency Inc., 121 R cluding Saturda oxies may be ac	Richmond ys, Sunda ccepted (ust be received by the Corporation's transfer agent, Capital Transfer I Street West, Suite 401, Toronto, ON M5H 2K1, not later than 48 hours, ays and holidays, prior to the Meeting or any adjournment thereof. Late or rejected by the Chairman of the meeting in his discretion, and the gation to accept or reject any particular late proxy.
Thi	s proxy revokes	and super	rsedes all proxies of earlier date.
DA	TED this	day	of, 2014.
			Signature of Shareholder
			Name of Shareholder (Please Print)
			Number of Shares Held

(See Reverse)

NOTES:

1. THIS PROXY IS SOLICTED BY MANAGEMENT OF THE CORPORATION.

- 2. The shares represented by this proxy will be voted. Where a choice is specified, the proxy will be voted as directed. Where no choice is specified, this proxy will be voted in favour of the matters listed on the proxy. The proxy confers discretionary authority on the above named person to vote in his or her discretion with respect to amendments or variations to the matters identified in the Notice of Meeting accompanying the proxy or such other matters which may properly come before the Meeting.
- 3. Each shareholder has the right to appoint a person other than management designees specified above to represent them at the Meeting. Such right may be exercised by inserting in the space provided the name of the person to be appointed, who need not be a shareholder of the Corporation.
- 4. Each shareholder must sign this proxy. Please date the proxy. If the shareholder is a corporation, the proxy must be executed by an officer or attorney thereof duly authorized.
- 5. If the proxy is not dated in the space provided, it is deemed to bear the date of its mailing to the shareholders of the Corporation.
- 6. If the shareholder appoints any of the persons designated above, **including persons other than Management Designees**, as proxy to attend and act at the said Meeting:
- (a) the shares represented by the proxy will be voted in accordance with the instructions of the shareholder on any ballot that may be called for;
- (b) where the shareholder specifies a choice in the proxy with respect to any matter to be acted upon, the shares represented by the proxy shall be voted accordingly; and
- (c) IF NO CHOICE IS SPECIFIED WITH RESPECT TO THE MATTERS LISTED ABOVE, THE PROXY WILL BE VOTED FOR SUCH MATTERS.