



## Form of Proxy – Annual General and Special Meeting to be held on September 16, 2024

| I/We being the undersigned holder(s) of Argyle Resources Corp. hereby appoint Jeffrey  James Stevens, CEO of the Company or failing this person, James Stewart, legal  counsel to the Company   |                        | someone other than the Management Nominees listed herein: |   |               |          |
|---|------------------------|---|---|---------------|----------|
| as my/our proxyholder with full power of substitution and to attend, act, and to vote fo<br>been given, as the proxyholder sees fit) and all other matters that may properly come<br>the offices of Gowlings WLG (Canada) LLP at Suite 2300, Bentall 5, 550 Burrard | e before the Annual (  | General and Spe   | ecial Meeting of Argyle Resources   | s Corp. to be |          |
| 1. Number of Directors. To set the number of directors to be elected at the Meeting   | ng at five (5).        |   |   | For           | Against  |
| 2. Election of Directors. For Withhold  | For                    | Withhold  |   | For           | Withhold |
| a. Jeffrey James Stevens b. Marianne Richer-Lafle   | èche                   | c.  | Robert Krause   |               |          |
| d. Trevor Nawalkowski e. Amanpreet Gill   |                        |   |   |               |          |
| <b>3. Appointment of Auditors.</b> To appoint A. Chan and Company LLP as auditor of auditors remuneration.  | the Company for the    | ensuing year ar   | nd to authorize the directors to fix th   | e For         | Withhold |
| 4. Approval of Omnibus Equity Compensation Plan. To consider and, if deemed approve the adoption of the Company's omnibus equity incentive plan (the "Omn   |                        |   | ariation, an ordinary resolution to   | For           | Against  |
| 5. Approval of Stock Option Grant. To consider and, if deemed advisable, to pass approving the grant of up to 1,500,000 stock options to key individuals.   | s, with or without var | iation, a resolutio                                       | on of the disinterested Shareholder   | s For         | Against  |
| 6. Approval of Restricted Share Unit Grant. To consider and, if deemed advisable Shareholders approving the grant of up to 200,000 restricted share units to a key  |                        | ithout variation, a                                       | resolution of the disinterested   | For           | Against  |
| Authorized Signature(s) – This section must be completed for your instructions to be executed.  | Signature(s):          |   | D   | ate           |          |
| 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. If no voting instructions are indicated above, this Proxy will be voted as recommended by Management.    |                        |   |   | MM / DD       | ) / YY   |
| Interim Financial Statements – Check the box to the right if you would like to receive interim financial statements and accompanying Management's Discussion & Analysis by mail. See reverse for instructions to sign up for delivery by email.                     | an item. the Annual    | l Financial Stateme                                       | neck the box to the right if you would like<br>ents and accompanying Management's<br>enstructions to sign up for delivery by em | Discussion    |          |

## INSTEAD OF MAILING THIS PROXY, YOU MAY SUBMIT YOUR PROXY USING SECURE ONLINE VOTING AVAILABLE ANYTIME:

This form of proxy is solicited by and on behalf of Management. Proxies must be received by 11 a.m., PST, on September 12, 2024.

## **Notes to Proxy**

- Each holder has the right to appoint a person, who need not be a holder, to attend and represent them at the Meeting. If you wish to appoint a person other than the persons whose names are printed herein, please insert the name of your chosen proxyholder in the space provided on the reverse.
- If the securities are registered in the name of more than one holder (for example, joint ownership, trustees, executors, etc.) then all of the registered owners must sign this proxy in the space provided on the reverse. If you are voting on behalf of a corporation or another individual, you may be required to provide documentation evidencing your power to sign this proxy with signing capacity stated.
- 3. This proxy should be signed in the exact manner as the name appears 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.
- The securities represented by this proxy will be voted as directed by the holder; however, if such a direction is not made in respect of any matter, this proxy will be voted as recommended by Management.
- 6. The securities represented by this proxy will be voted or withheld from voting, in accordance with the instructions of the holder, on any ballot that may be called for and, if the holder has specified a choice with respect to any matter to be acted on, the securities will be voted accordingly.
- 7. This proxy confers discretionary authority in respect of amendments to matters identified in the Notice of Meeting or other matters that may properly come before the meeting.
- This proxy should be read in conjunction with the accompanying documentation provided by Management.



To Vote Your Proxy Online please visit: <a href="https://vote.odysseytrust.com">https://vote.odysseytrust.com</a>

You will require the CONTROL NUMBER printed with your address to the right.

If you vote by Internet, do not mail this proxy.

To request the receipt of future documents via email and/or to sign up for Securityholder Online services, you may contact Odyssey Trust Company at <a href="https://odysseytrust.com/ca-en/help/">https://odysseytrust.com/ca-en/help/</a>.

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. A return envelope has been enclosed for voting by mail.