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Form of Proxy - Annual General and Special Meeting to be held on Tuesday, June 21, 2022

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 (see reverse).
- 2. 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.
- 3. This proxy should be signed in the exact manner as the name(s) appear(s) on the proxy.
- 4. If this proxy is not dated, it will be deemed to bear the date on which it is mailed by Management to the holder.
- 5. 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 in favour or withheld from voting or voted against each of the matters described herein, as applicable, 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 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.
- 8. This proxy should be read in conjunction with documentation provided by Management via the link below: **www.africaenergycorp.com** or **www.sedar.com**

You can also order documentation by contacting Computershare, +46 (0)771 24 64 00 (Mon – Fri at 9:00 AM - 4:00 PM Swedish time)

Votes submitted must be received by 11:00 am, Swedish time, on Tuesday June 14, 2022.

VOTE USING INTERNET

www.investorvote.com/africaenergy

Login details on top left of this letter

If you vote by Internet, DO NOT mail back this proxy

Appointee(s)

rica Energi lane, or in	gy Corp. (th her absend	ne OR e, Kevin OR	someone else print your nam	to attend o e or the na	n your beh me of your	alf,			
vote in ac and Spec ific time),	cordance w ial Meeting and at any a	ith the following dire of shareholders of th adjournment or postp	ction (or if no directio le Company to be he conement thereof.	ns have bee eld at Suite 2	en given, as 2000, 885 W	the appointee /est Georgia S	sees fit) and on all o treet, Vancouver, Br	other matters that itish Columbia V60	may C 3E8 on
DICATED	by <mark>highl</mark>	IGHTED TEXT OVE	R THE BOXES.						
For	Withhold			For	Withhold			For	Withhold
		02. Garrett Sode	n			03. Keith H	ill		
		05. Pascal Nicod	leme			06. Siraj Ał	nmed		
								For	Withhold
2. Appointment of Auditors Appointment of PricewaterhouseCoopers LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.									
								For	Against
3. Stock Option Plan To approve the Company's incentive stock option plan, including the proposed amendments to the Company's incentive stock option plan, as more particularly described in the accompanying Management Information Circular.									
	vote in ac and Spec ific time), DICATED	ane, or in her absence w and Special Meeting ific time), and at any a DICATED BY HIGHL	ane, or in her absence, Kevin vote in accordance with the following direct and Special Meeting of shareholders of th fic time), and at any adjournment or postp DICATED BY HIGHLIGHTED TEXT OVER TOT Withhold O2. Garrett Sode O5. Pascal Nicod pers LLP as Auditors of the Company stock option plan, including the propo	iane, or in her absence, Kevin Someone else i print your nam appointee in th reverse). vote in accordance with the following direction (or if no direction and Special Meeting of shareholders of the Company to be he fit time), and at any adjournment or postponement thereof. DICATED BY HIGHLIGHTED TEXT OVER THE BOXES. For Withhold 02. Garrett Soden 05. Pascal Nicodeme pers LLP as Auditors of the Company for the ensuing yet stock option plan, including the proposed amendments	iane, or in her absence, Kevin or someone else to attend of print your name or the na appointee in this space (s reverse). vote in accordance with the following direction (or if no directions have bear and Special Meeting of shareholders of the Company to be held at Suite 2 ific time), and at any adjournment or postponement thereof. DICATED BY HIGHLIGHTED TEXT OVER THE BOXES. Image: stock option plan, including the proposed amendments to the Correct stock option plan, including the proposed amendments to the Correct stock option plan, including the proposed amendments to the Correct stock option plan, including the proposed amendments to the Correct stock option plan, including the proposed amendments to the Correct stock option plan, including the proposed amendments to the Correct stock option plan, including the proposed amendments to the Correct stock option plan, including the proposed amendments to the Correct stock option plan.	iane, or in her absence, Kevin or sómeone else to attend on your behave print your name or the name of your appointee in this space (see Note #3 reverse). vote in accordance with the following direction (or if no directions have been given, as and Special Meeting of shareholders of the Company to be held at Suite 2000, 885 W fift time), and at any adjournment or postponement thereof. DICATED BY [HIGHLIGHTED TEXT] OVER THE BOXES. Image: Solution of the Company for the ensuing year and authorizing the proposed amendments to the Company's including the proposed amendments to the company is including the proposed amendment to the company is including the proposed amendment to the company is including the proposed amendment to the company is including the	iane, or in Ther absence, Kevin Or sómeone else to attend on your behalf, print your name or the name of your appointee in this space (see Note #3 on reverse). vote in accordance with the following direction (or if no directions have been given, as the appointee and Special Meeting of shareholders of the Company to be held at Suite 2000, 885 West Georgia S fict time), and at any adjournment or postponement thereof. DICATED BY HIGHLIGHTED TEXT OVER THE BOXES. Image: Solution of the Company for the ensuing year and authorizing the Directors to the Company for the ensuing year and authorizing the Directors to the company's incentive stock stock option plan, including the proposed amendments to the Company's incentive stock	ane, or in Ther absence, Kevin Or sómeone else to attend on your behalf, print your name or the name of your appointee in this space (see Note #3 on reverse). vote in accordance with the following direction (or if no directions have been given, as the appointee sees fit) and on all or and Special Meeting of shareholders of the Company to be held at Suite 2000, 885 West Georgia Street, Vancouver, Briffic time), and at any adjournment or postponement thereof. DICATED BY HIGHLIGHTED TEXT OVER THE BOXES. Image: Street Soden 03. Keith Hill 0 05. Pascal Nicodeme 06. Siraj Ahmed pers LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their stock option plan, including the proposed amendments to the Company's incentive stock option plan, as m	ane, or in Ther absence, Kevin OK someone else to attend on your behalf, print your name or the name of your appointee in this space (see Note #3 on reverse). vote in accordance with the following direction (or if no directions have been given, as the appointee sees fit) and on all other matters that and Special Meeting of shareholders of the Company to be held at Suite 2000, 885 West Georgia Street, Vancouver, British Columbia V6 fits time), and at any adjournment or postponement thereof. DICATED BY HIGHLIGHTEDTEXT OVER THE BOXES. Image: Stock option plan, including the proposed amendments to the Company's incentive stock option plan, as more

Authorized Signature(s) – This section must be completed for your instructions to be executed.

I/We 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.

Signature(s)

Date







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

DNVQ 000002 SAM SAMPLE 123 SAMPLES STREET SAMPLETOWN SS X9X X9X AUSTRALIA

Security Class COMMON SHARES

Holder Account Number B9999999999 IND Intermediary ABCD

Voting Instruction Form ("VIF") - Annual General and Special Meeting to be held on Tuesday, June 21, 2022

NON-REGISTERED (BENEFICIAL) SECURITYHOLDERS

- 1. 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 9:00 am (Pacific Time), on Friday, June 17, 2022.

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.

312-588-4291 Direct Dial



- Go to the following web site: www.investorvote.com
- 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 23456 78901 23456

SAM SAMPLE			B9999999999						
			IND	DT					
Appointee(s) I/We being holder(s) of securities of "Company") hereby appoint: Sophia Hisko (the "Management Nominees")	Africa Energy Corp. I Shane, or in her abse	(the OR ence, Kevin OR	print your na	o attend in pe se to attend o ame or the na this space (s	me of you	r			
as my/our appointee to attend, act and properly come before the Annual Gene Thursday, June 21, 2022 at 9:00 am (F	I to vote in accordance eral and Special Meeti Pacific time), and at ar	e with the following direct ng of shareholders of the ny adjournment or postpo	tion (or if no direct Company to be conement thereof.	ctions have be held at Suite 2	en given, a 2000, 885 \	s the appointee sees fit) and on all other Nest Georgia Street, Vancouver, British (matters that Columbia V60	may C 3E8 on	
VOTING RECOMMENDATIONS ARE	INDICATED BY HIG	HLIGHTED TEXT OVER	THE BOXES.						
1. Election of Directors	For Withho	old		For	Withhol	d	For	Withhold	
01. William Lundin		02. Garrett Soden	i -			03. Keith Hill			
04. Johnny Copelyn		05. Pascal Nicode	me			06. Siraj Ahmed			
							For	Withhold	
2. Appointment of Auditors Appointment of PricewaterhouseC remuneration.	coopers LLP as Aud	itors of the Company	for the ensuing	year and au	thorizing t	the Directors to fix their			
							For	Against	
3. Stock Option Plan	ive stack ention play	, including the proper	and amondmark	to to the Cor	nnondo ir	ncentive stock option plan, as more			
particularly described in the accom					npany s ii	icentive stock option plan, as more			

Authorized Signature(s) – instructions to be execute	This section must be completed	I for your Signature(s)		Date
I/We authorize you to act in accord	ance with my/our instructions set out above th respect to the Meeting. If no voting inst oints the Management Nominees, this V	e. I/We hereby ructions are IF will be voted		
Interim Financial Statements - Mark the like to receive Interim Financial Stateme accompanying Management's Discussion mail.	ints and like to receive	cial Statements - Mark this box if you we the Annual Financial Statements and Management's Discussion and Analysis		
If you are not mailing back your VIF, you	I may register online to receive the above financia	al report(s) by mail at www.computershare	e.com/mailinglist.	_
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