COPPER BULLET MINES INC.

PROXY

This Proxy is solicited by or on behalf of the management of the Corporation for the Annual General and Special Meeting of Shareholders to be held on November 25, 2025

The undersigned shareholder of Coper Bullet Mines Inc. (the "Corporation") hereby appoints Daniel Weir, Director and President of the Corporation or, failing that person, Daryl Hodges, Chairman of the Corporation, or instead of either of them Doug Harris, Director of the Corporation as proxy, with power of substitution, to attend, vote the shares represented by this Proxy and otherwise act for the undersigned at the annual general and special meeting of shareholders of the Corporation to be held at 129 Pinewood Trail, Mississauga, Ontario L5G 2L2 on November 25, 2025 at 11:00 a.m. (Toronto time) and will be available by video conferencing,

Name of Shareholder (please print)

Number of Shares Held

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Meeting lin	nk: Copper Bullet Mines Inc. Annual a	nd Special Meeting Microsoft Teams Meet-up-Join
(the "Meeti	ng") and at any adjournment thereof as	s follows:
(a)	TO VOTE FOR \Box or WITHHOLD FROM VOTING \Box (or, if not specified, VOTE FOR) the appointment of MNP LLP as auditors of the Corporation and authorizing the board of directors of the Corporation to fix the auditor's remuneration for the period;	
(b)	To vote for or withhold from voting (or, if not specified, VOTE FOR) the election of directors as follows:	
	Daniel Weir	FOR □ or WITHHOLD □
	Daryl Hodges	FOR □ or WITHHOLD □
	Mohamad Basim Anwer	FOR \square or WITHHOLD \square
	Erika Dohring	FOR \square or WITHHOLD \square
	Doug Harris	FOR \square or WITHHOLD \square
	Keith Minty	FOR \square or WITHHOLD \square
(c)	TO VOTE FOR □ or AGAINST □ (or, if not specified, VOTE FOR) the special resolution set out in Management Information Circular, authorizing and approving the proposed Amalgamation among the Corporation and First and Goal Capital Corp.	
	discretion to vote on amendments to m the Meeting or any adjournment there	atters identified in the Notice of Meeting or such other matters which may properly of.
This Proxy s	upersedes and revokes any proxy prev	iously given in respect of the Meeting.
DATED the	day of, 20	
Signature of	f Shareholder	

On any ballot that may be called for, the shares represented by this Proxy will be voted or withheld from voting in accordance with the instructions given on the ballot, and if the shareholder specifies a choice with respect to any matter to be acted upon, the shares will be voted accordingly.

If no choice is specified in this Proxy with respect to a particular matter identified in the Notice of Meeting, the person(s) designated by management of the Corporation in this Proxy will vote the shares represented by this Proxy as specified for such matter in the Management Information Circular in respect of the Meeting.

Each shareholder has the right to appoint as proxyholder a person or company (who need not be a shareholder of the Corporation) other than the person(s) or company(ies) designated by management of the Corporation to attend and act on the shareholder's behalf at the Meeting. Such right may be exercised by inserting the name of the person or company to be appointed in the blank space provided in this Proxy or by completing another form of proxy.

This Proxy or such other form of proxy should be completed, dated and signed, and sent to the Secretary of the Corporation at the Corporation's registered office, which is located at 129 Pinewood Trail, Mississauga, Ontario L5G 2L2 or by email to danweir@bulletmines.com

This Proxy must be signed by the shareholder or the shareholder's attorney authorized in writing. If the shareholder is a corporation, this Proxy must be signed by the duly authorized officer, attorney or other authorized signatory of the shareholder. A person signing on behalf of a shareholder must provide, with this Proxy, satisfactory proof of such person's authority and must indicate the capacity in which such person is signing.