UNITED PARAGON MINING CORPORATION

ANNUAL STOCKHOLDERS' MEETING REGISTRATION / PROXY FORM (VOTING IN ABSENTIA)

Required Information (Please tick the appropriate box)

Type of Participant: Individual			
Broker			
Corporate			
Joint			
Others (please indicate)			
Individual/Corporate Name	:		
Email Address	:		
Contact No.	:		
Postal Address	:		
Name of Authorized Representative	:		
(If Corporate / Joint)			
Number of Shares Owned	:		
I will attend the remote Stockholders' N Yes	leeting on November 2 No	25, 2025	
Note : The instructions and link te-mail address that you have inc		•	•

II. Required Documents

I.

- 1. Scanned or digital copy of the Registration Form
- 2. A recent photo of the stockholder/ Authorized Representative, with the face fully visible.
- 3. Scanned or digital copy of the front and back portions of the Stockholder's/ Authorized Representatives' valid government issued identification card, preferably with residential address.

Additional Documents:

For Joint Accounts – scanned or digital copy of the Authorization Letter signed by all Stockholders, identifying who among them is authorized to cast the vote for the account.

For Broker Accounts – scanned or digital copy of Broker's Certification on the Stockholders, number of shareholdings.

For Corporate Accounts – scanned or digital copy of signed Secretary's Certificate attesting the authority of the representative to vote for, and on behalf of the Corporation.

REMINDERS:

Registration Period starts on November 4, 2025 at 8:00 am until November 18, 2025 at 5:00 pm. Beyond this date and time, stockholders may no longer avail of this option to vote in absentia.

Submit scanned or digital copy of this form & other required documents to unitedparagonmining@gmail.com

III. Manner of Voting

☐ Voting in Absentia (Please accomplish the ballot below.)☐ Appointing the Chairman as Proxy

IV. Ballot

	RESOLUTION	FOR	AGAINST	ABSTAIN
I	Approval of Minutes of Stockholders' Meetings – July 24, 2024			
II	Approval of the Company's Annual Report and Audited			
	Financial Statements for the year 2024			
Ш	Advance Stockholders' Authority for Planned Equity			
	Conversion Transactions			
	 Conversion of outstanding liabilities of up to a maximum 			
	aggregate amount of Eight Hundred Eighty-One Million Eight			
	Hundred Fifty Thousand Eight Hundred Fortyy-Eight			
	Pesos (₱881,850,848) into common shares of the Corporation			
	at a price of ₱0.01 per share (par value), to be issued from the			
	unissued portion of the Corporation's authorized capital stock,			
	subject to terms and conditions to be agreed upon by the parties			
	and subject to the approval of their respective Boards, which shall			
	cover any or all of the following:			
	a. Conversion of unpaid royalties with accrued interests owed to			
	CMI or to its assignee investor, of up to Four Hundred Million			
	Pesos (₱400,000,000.00), under such terms and conditions to be			
	agreed upon by the parties and subject to the approval of			
	their respective Boards;			
	b. Conversion of liabilities to other creditors with an aggregate			
	amount of up to Four Hundred Eighty-One Million Eight Hundred			
	Fifty Thousand Eight Hundred Forty-Eight Pesos			
	(₱481,850,848.00) which may involve any or all of the following:			
	i. Conversion of a portion of the advances made by Alakor			
	Corporation, with accrued interests, under such terms and			
	conditions to be agreed upon by the parties and subject to the			
	approval of their respective Boards;			
	ii. Conversion of all outstanding redeemable preferred shares,			
	including any accrued interests and declared dividends, into			
	common shares at a price of ₱0.01 per share, to be offered to			
	all preferred shareholders of every class and subject to their			
	acceptance;			
	iii. Conversion of any or all bonds issued, including accrued			
	interest, into common shares at a price of ₱0.01 per share, to be offered to all bondholders.			
	2. The delegation to the Board of Directors of the authority to			
	negotiate with the concerned creditor/s, determine and approve			
	the final terms and conditions of each conversion (including the			
	identity of the creditor/s, amount of debt to be converted,			
	number of shares to be issued, timing, and subscription process),			
	and to issue the corresponding shares as full payment for the			
	converted obligations, subject to the requisite board approvals			
	and regulatory compliance			
	3. Waiver of any pre-emptive rights of existing stockholders over the			
ľ	shares to be issued under such conversion, pursuant to Section			

	38 o	f the Revised Corporation Code.			
IV	Ratifica	tion of Corporate Acts and Resolutions			
V	Election of Directors		Number of Votes		
	1.	Gerard Anton S. Ramos			
	2.	Adrian Paulino S. Ramos			
	3.	Maureen Alexandra Consuelo S. Ramos-Padilla			
	4.	Christopher M. Gotanco			
	5.	Romeo L. Bato			
	6.	Ramon Manuel M. Pineda			
	7.	John Peter C. Hager (Independent Director)			
	8.	Renato C. Valencia (Independent Director)			
	9.	Nicholas Justin H. Ang (Independent Director)			
VI	Appoint	ment of Sycip Gorres Velayo & Co. as External Auditor			
VII	Other Matters				

NOTICE:

The Company shall allow electronic signature for the required documents, as applicable.

Notarization requirement shall also be dispensed with this time.

However, the company reserves the right to request additional information, and original signed and notarized copies of these documents at a later date as it deems necessary.

V. Data Privacy Disclosure

I hereby give my consent for the Company and its authorized third parties to collect, store, disclose, transfer, and process my personal data for the purpose of the live streaming of the 2025 Annual Stockholders' Meeting in accordance with the Company's Data Privacy guidelines and law.

Further to this, I give my consent to the recording of the meeting, to be made publicly available thereafter on the Company website, as required by the guidelines promulgated by the Securities and Exchange Commission.

VI. Certification of Registrant

By signing this Form, I hereby certify the following, that:

I am a stockholder of the Company as of Record Date June 13, 2025.

The number of votes covered by this Ballot shall be in accordance with the total number of **UPM** shares registered in my name as of record date.

I have read, understand and shall abide by the Rules, Regulations and Guidelines issued by the Company to govern the conduct of the Meeting. In the event I act contrary thereto, the Company has sole discretion to impose its discipline mechanism;

I understand that the quality of my remote Meeting experience depends on my internet provider's services and connectivity. I hold the Company free and harmless of any liability from any interruption, latency or disconnection from the live streaming resulting thereto;

In case of an account with joint owners, or an account in and/or capacity, I have secured the consent of all other owners in the submission of this Ballot.

In case of a corporate shareholder, I am the authorized representative of the corporation and I am duly authorized to submit this Proxy.

If my shares are lodged with PDTC or registered under the name of a broker, bank or other fiduciary, I hereby authorize the Company or any of its duly authorized representative to request and secure the necessary certification from PDTC or my broker on the number of shares which are registered in my name as of record date and issue the said Proxy in accordance with this Form.

I further hereby certify that my **UPM** shares are lodged with the following brokers:

Name and Signature of S	ockholder/Authorized Signatory	Date
•	n contained in this Registration Form, plete and the Company may rely on	•
Contact Details:		
Contact Person:		
Name of Broker:		

ASSISTANCE:

It may be necessary to download an application to access the live stream of the meeting. For technical concerns, please send your queries to unitedparagonmining@gmail.com with the subject "Technical Assistance". For any clarifications, Stockholders may contact the Office of the Corporate Secretary at unitedparagonmining@gmail.com or (02) 8631-5139 / 0917-6764515. Registered Stockholders may also send their questions and/or comments during the ASM at unitedparagonmining@gmail.com.

Clarity of video and audio transmission will depend on the communication and network environment. A Wi-Fi environment is recommended for comfortable viewing on smartphones or tablets. Communication charges to view such webcast or live streaming are at the viewer's expense.