

Lithium Argentina Reports 2025 Annual General Meeting Results

ZUG, Switzerland, June 20, 2025 -- Lithium Argentina AG ("Lithium Argentina" or the "Company") (TSX: LAR) (NYSE: LAR) is pleased to announce the results from its annual general meeting held on June 19, 2025 (the "Meeting"). The Meeting saw representation of 32.34% of the total shares outstanding being voted.

At the Meeting, the eight director nominees listed in the Company's management information circular dated May 9, 2025 (the "Circular") were also re-elected as directors to serve until the close of the next annual meeting of shareholders. The detailed results of the vote are set out below:

Director Nominees	Votes For	Votes Against	Abstain
John Kanellitsas	51,213,457 (97.79%)	1,005,932 (1.92%)	154,005 (0.29%)
Sam Pigott	51,481,661 (98.30%)	686,057 (1.31%)	205,676 (0.39%)
George Ireland	50,552,823 (96.52%)	1,611,328 (3.08%)	209,243 (0.40%)
Diego Lopez Casanello	51,514,685 (98.36%)	651,271 (1.24%)	207,438 (0.40%)
Robert Doyle	50,351,697 (96.14%)	1,808,938 (3.45%)	212,759 (0.41%)
Franco Mignacco	51,500,081 (98.33%)	666,338 (1.27%)	206,975 (0.40%)
Monica Moretto	51,582,316 (98.49%)	629,786 (1.20%)	161,292 (0.31%)
Calum Morrison	48,776,426 (93.13%)	3,401,765 (6.50%)	195,203 (0.37%)

In addition to the election of directors, shareholders also: (1) approved the consolidated financial statements of the Company for the year ended December 31, 2024, together with the report of the auditor thereon; (2) approved an increase and amendment to the capital band, as included in the Company's Articles of Association; (3) approved an increase and amendment to the conditional capital for financing purposes, as included in the Company's Articles of Association; (4) re-elect John Kanellitsas as Executive Chair of the Board of Directors of the Company for a term extending until completion of the next annual general meeting; (5) re-elected Calum Morrison, George Ireland and Robert Doyle as the three members of the Governance, Nomination, Compensation and Leadership Committee, each for a term extending until completion of the next annual general meeting; (6) appointed for the financial year 2025, PricewaterhouseCoopers LLP, Chartered Professional Accountants, as auditor of the Company; (7) elected for the financial year 2025, PricewaterhouseCoopers AG, as Swiss statutory auditor; (8) approved a non-binding advisory resolution on the Company's executive compensation; (9) approved a non-binding advisory resolution on the Company's executive compensation; (10) approved the compensation of the Board of Directors for the period until the next annual general meeting; (11) approved the compensation of the executive management team for the financial year 2026 under Swiss law; and (12) elected Anwaltskanzlei Keller AG as the Swiss statutory independent voting rights representative for a term extending until completion of the next annual general meeting. The details of the proposals are more particularly described in the Circular which available is on SEDAR+ (www.sedarplus.ca) and EDGAR (www.sec.gov) and posted to the Investors section of the Company's website at www.lithium-argentina.com.

Final voting results on all matters voted on at the Meeting will be reported in the Company's Report of Voting Results to be filed on SEDAR+ (www.sedarplus.ca) and EDGAR (www.sec.gov) and posted to the Investors section of the Company's website at www.lithium-argentina.com.

ABOUT LITHIUM ARGENTINA

The Company, in partnership with Ganfeng, operates the Cauchari-Olaroz lithium brine operation in Argentina and is advancing additional lithium resources in the region. Lithium Argentina currently trades on the TSX and on the NYSE under the ticker LAR.

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