CHINA GOLD INTERNATIONAL RESOURCES CORP. LTD.

One Bentall Centre

Suite 1030, 505 Burrard Street, Box 31 Vancouver, British Columbia V7X 1M5

Telephone: 604-609-0598 Fax: 604-688-0598

PROXY

This proxy is solicited by the management of China Gold International Resources Corp. Ltd. (the "Company") for the annual general meeting of its shareholders (the "Meeting") to be held on Wednesday, June 18, 2014 at 8:00 am Vancouver time.

Fin wit loc	ancial Officer of the Compar th full power of substitution ated at 837 West Hastings	y, or insto , to atten Street,	ead of the foregoing, (insert name) _ d and vote on behalf of the undersi Vancouver, British Columbia VC6 1	gned at B6, on	rate Secretary of the Company, or failing this person, Derrick Zhang, Chiegon, as nominee of the undersigned at the Meeting to be held in the Walker Room of the Terminal City Clubra Wednesday, June 18, 2014 at 8:00 am Vancouver time, and at ar shares of the undersigned in the manner indicated below:
1.	To approve, by ordinary resolution, setting the number of directors of the Company's board of directors at nine (9). FOR \square AGAINST \square			4.	 To grant to the board of directors a general mandate to allot, issuand otherwise deal with unissued shares not exceeding 20% of this sued share capital of the Company. FOR □ AGAINST □
2.	To elect as director:		5.	 To grant to the board of directors a general mandate to repurchas shares not exceeding 10% of the issued share capital of the Company 	
	XIN SONG BING LIU LIANZHONG SUN	FOR □ FOR □	WITHHOLD □ WITHHOLD □ WITHHOLD □		FOR □ AGAINST □
	ZHANMING WU IAN HE	FOR □	WITHHOLD □ WITHHOLD □	6.	6. To extend the share allotment mandate by the addition thereto of the shares repurchased by the Company.
	YUNFEI CHEN GREGORY HALL	FOR □ FOR □	WITHHOLD □ WITHHOLD □		FOR □ AGAINST □
	JOHN KING BURNS XIANGDONG JIANG	FOR □ FOR □	WITHHOLD □ WITHHOLD □	7.	7. To vote on an ordinary resolution of the independent shareholders of the Company approving the 2015 Contract for Purchase and Sale of Dore and the transactions contemplated thereunder as more
3.	To appoint Deloitte Touche Tohmatsu as auditors of the Company at a remuneration to be fixed by the board of directors.				particularly described in the information circular accompanying th proxy.
	FOR □ WITHHOLD □			FOR □ AGAINST □	

8.	To vote on an ordinary resolution of the independent shareholders of the Company approving the annual monetary caps for the transactions contemplated under the 2015 Contract for Purchase and Sale of Dore for the three years ending December 31, 2015, 2016, and 2017, as more particularly described in the information circular accompanying	deliver or cause to be delivered, such other documents and instruments, and to take all such steps which in the opinion of such director of the Company deems necessary, desirable or expedient to implement and/or carry out to give effect to the terms of the foregoing resolutions.		
	this proxy. FOR □ AGAINST □	FOR □ AGAINST □		
9.	To vote on an ordinary resolution of the independent shareholders of the Company approving the 2015 Contract for Purchase and Sale of	14. To vote on any other matter that may properly come before the Meeting or any adjournments thereof.		
	Copper Concentrate and the transactions contemplated thereunder as	FOR □ AGAINST □		
	more particularly described in the information circular accompanying this proxy. FOR \square AGAINST \square	15. To vote upon any permitted amendment to or variation of any matter identified in the notice or any other matter that may properly come before the Meeting or any adjournments thereof.		
10	. To vote on an ordinary resolution of the independent shareholders of	THE UNDERSIGNED HEREBY REVOKES ANY PRIOR PROXY.		
	the Company approving the annual monetary cap for the transactions contemplated under the 2015 Contract for Purchase and Sale of Copper Concentrate for the year ending December 31, 2015 as more particularly described in the information circular accompanying this proxy.	DATED: (If not dated, this proxy is deemed to be dated on the day sent to the Company)		
	FOR □ AGAINST □			
11	. To vote on an ordinary resolution of the independent shareholders of the Company approving the Jiama Phase II Hornfels Stripping and Mining Agreement and the transactions contemplated thereunder as	Signature of Shareholder		
	more particularly described in the information circular accompanying this proxy.	Print name of Shareholder		
	FOR □ AGAINST □			
12	. To vote on an ordinary resolution of the independent shareholders of the Company approving the annual monetary caps for the transactions contemplated under the Jiama Phase II Hornfels Stripping and Mining Agreement for the period from July 1, 2014 through December 31, 2016 as more particularly described in the information circular accompanying this proxy.			
	FOR □ AGAINST □			

13. To vote on an ordinary resolution of the independent shareholders of the Company authorizing any one director of the Company to do such further acts and things and to execute or cause to be executed, and to

NOTES:

A proxy will not be valid unless the completed, signed and dated form of proxy is sent to CST Trust Company, by facsimile to 416-368-2502 or 1-866-781-3111, by mail to P.O. Box 721, Agincourt, Ontario, M1S 0A1 or by e-mail to proxy@canstockta.com or by hand to 320 Bay Street, Banking Hall Level, Toronto, Ontario, M5H 4A6 and received by CST Trust Company not less than 48 hours (excluding Saturdays, Sundays and statutory holidays) before the Meeting or any adjournment thereof at which the proxy is to be used.

Any one of the joint holders of a common share may sign a form of proxy in respect of the share but, if more than one of them is present at the Meeting or represented by proxyholder, that one of them whose name appears first in the register of members in respect of the common share, or that one's proxyholder, will alone be entitled to vote in respect thereof. Where the form of proxy is signed by a corporation, either its corporate seal must be affixed or the form should be signed by the corporation under the hand of an officer or an attorney duly authorized in writing.

A shareholder has the right to appoint a person, who need not be a shareholder, to attend and act for the shareholder and on the shareholder's behalf at the Meeting other than either of the nominees designated in this form of proxy, and may do so by inserting the name of that other person in the blank space provided for that purpose in this form of proxy or by completing another suitable form of proxy.

The common shares represented by the proxy will be voted for or against or withheld from voting in accordance with the instructions of the shareholder on any ballot and where a choice with respect to a matter to be acted on is specified, the common shares will be voted on a ballot in accordance with that specification. This proxy confers discretionary authority with respect to matters, other than the election of directors and appointment of auditor, identified or referred to in the accompanying notice of annual general meeting for which no instruction is given, and with respect to other matters that may properly come before the Meeting.

In respect of a matter so identified or referred to for which no instruction is given, the nominees named in this proxy will vote the common shares represented thereby for the approval of such matter.

Please advise the Company of any change in your address.