

# SUNSHINE OILSANDS LTD.

### 陽光油砂有限公司\*

(a corporation incorporated under the Business Corporations Act of the Province of Alberta, Canada with limited liability)

# (HK Stock code: 2012) (TSX symbol: SUO)

# FORM OF PROXY

This form of proxy (the "Proxy") is solicited by management of Sunshine Oilsands Ltd. (the "Corporation") and will be used at the Annual General Meeting (the "Meeting") of the holders (the "Shareholders") of Class "A" Common Voting Shares of the Corporation to be held in the Regus Conference Centre, PLAZA meeting room, 35/F, Central Plaza, 18 Harbour Road, Wanchai, Hong Kong on June 25, 2014 at 8:00 a.m. (Hong Kong Time) (June 24, 2014 at 6:00 p.m. Calgary Time).

The undersigned Shareholder, hereby appoints Michael J. Hibberd, Co-Chairman, or failing him, Songning Shen, Co-Chairman, or instead of either of them, \_\_\_\_\_\_ of \_\_\_\_\_\_ as

proxyholder, with power of substitution, to attend and vote for and act on behalf of the undersigned in the Regus Conference Centre, PLAZA meeting room, 35/F, Central Plaza, 18 Harbour Road, Wanchai, Hong Kong on June 25, 2014 at 8:00 a.m. (Hong Kong Time) (June 24, 2014 at 6:00 p.m. Calgary Time) and any adjournments thereof, and at any poll(s) which may take place in consequence thereof, with the same powers that the undersigned would have if the undersigned were present at the Meeting or any adjournments thereof, and without limiting the foregoing, the said proxy is hereby instructed to vote or withhold from voting the shares of the undersigned at the said meeting as follows:

Fixing the	e number of directors to be elected at the Meeting at eleven (11).	)	FOR	☐ AGAINST
Electing				
(a)	Michael J. Hibberd	)	FOR	STATES WITHHOLD FROM VOTING
(b)	Songning Shen	)	FOR	WITHHOLD FROM VOTING
(C)	Hok Ming Tseung	)	☐ FOR	WITHHOLD FROM VOTING
(d)	Tingan Liu	)	☐ FOR	WITHHOLD FROM VOTING
(e)	Haotian Li	)	☐ FOR	WITHHOLD FROM VOTING
(f)	Gregory G. Turnbull, QC	)	FOR	WITHHOLD FROM VOTING
(g)	Raymond S. Fong	)	☐ FOR	WITHHOLD FROM VOTING
(h)	Robert J. Herdman	)	☐ FOR	WITHHOLD FROM VOTING
(i)	Wazir C. (Mike) Seth	)	☐ FOR	WITHHOLD FROM VOTING

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	(j)	Gerald F. Stevenson	)	☐ FOR	WITHHOLD FROM VOTING
	(k)	Jimmy Hu	)	☐ FOR	WITHHOLD FROM VOTING
3.		ng Deloitte LLP as the auditor of the Corporation for the ensuing year and ng the directors of the Corporation to fix their remuneration as such.	) ) )	☐ FOR	WITHHOLD FROM VOTING
4.	resolutior Corporati	der and, if deemed advisable, to pass, with or without variation, an ordinary n approving the refreshing of the ten percent (10%) mandate under the ion's Post IPO Share Option Scheme, as more particularly described in the nent information circular dated May 16, 2013 (the " <b>Circular</b> ").	) ) )	FOR	AGAINST
5.	resolutior defined i Director \$	der and, if deemed advisable, to pass, with or without variation, an ordinary n approving the payment of 50% of the directors' Base Retainer Fees (as n the Circular) to the directors in shares in lieu of cash pursuant to the Share Compensation Arrangement (as defined in the Circular) in respect of d from October 1, 2013 to June 30, 2014, as more particularly described in lar.	) ) )	☐ FOR	AGAINST
6.	resolutior in the Cir Share Co	der and, if deemed advisable, to pass, with or without variation, an ordinary n approving the payment of 50% of the Base Co-Chairman Fees (as defined rcular) to the Co-Chairmen in shares in lieu of cash pursuant to the Director ompensation Arrangement (as defined in the Circular) in respect of the period I 1, 2014 to June 30, 2014, as more particularly described in the Circular.	) ) )	- FOR	AGAINST
7.	resolutior (as defin Director	der and, if deemed advisable, to pass, with or without variation, an ordinary n approving the payment of 50% of the directors' future Base Retainer Fees ed in the Circular) to the directors in shares in lieu of cash pursuant to the Share Compensation Arrangement (as defined in the Circular), as more ity described in the Circular.	) ) )	- FOR	AGAINST
8.	resolutior defined in Director	der and, if deemed advisable, to pass, with or without variation, an ordinary n approving the payment of 50% of the future Base Co-Chairman Fees (as n the Circular) to the Co-Chairmen in shares in lieu of cash pursuant to the Share Compensation Arrangement (as defined in the Circular), as more dy described in the Circular.	) ) )	☐ FOR	AGAINST
9.	resolutior mandate	der and if deemed advisable, to pass, with or without variation, an ordinary n approving a proposal for the Corporation to grant to the Board a general to allot, issue and otherwise deal with un issued shares not exceeding ercent (20%) of its issued share capital, as more particularly described in the	) ) )	☐ FOR	AGAINST
10.	resolutior mandate	der and, if deemed advisable, to pass, with or without variation, an ordinary n approving a proposal for the Corporation to grant to the Board a general to repurchase shares not exceeding ten percent (10%) of its issued share as more particularly described in the Circular.	) ) )	FOR	AGAINST
11.		act such other business as may properly come before the Meeting or any nent or adjournments thereof.			

The undersigned hereby revokes any proxies previously given for the Meeting referred to herein.

Number of shares in respect of which this proxy is given (if no number is specified, then this proxy is given in respect of all shares registered in the name of the shareholder):

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 2014.

Name of Shareholder (Please Print)

Please see notes on the next page of this Proxy

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Signature of Shareholder

#### NOTES:

(1) Unless otherwise indicated, the persons named above, if appointed as proxyholder, will vote 'FOR' each of the above matters. If any amendments or variations to matters identified in the Notice of Meeting are proposed at the Meeting, or if any other business properly comes before the Meeting, discretionary authority is hereby conferred with respect thereto.

(2) Each Shareholder has the right to appoint a person, who need not be a Shareholder of the Corporation, to attend and to act for him and on his behalf at the Meeting, other than the persons designated above. To exercise such rights, the names of the persons designated by the management to act should be crossed out and the name of the Shareholder's appointee should be legibly printed in the blank space provided.

(3) Shares represented by this Proxy will be voted for or against or withheld from voting in accordance with the instructions of the Shareholder represented hereby on any ballot that may be called for at the Meeting.

(4) This Proxy must be dated and must be executed by the Shareholder or his attorney authorized in writing or, if the Shareholder is a body corporate, under its corporate seal or by an officer or attorney thereof duly authorized. A copy of such authorization should accompany this Proxy. Persons signing as executors, administrators, trustees, etc. should so indicate. If this Proxy is not dated, it shall be deemed to bear the date on which it was mailed to the Shareholder by the Corporation.

(5) 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.

(6) To be effective, this Proxy must be completed, signed, dated and deposited, as applicable:

(a) at the office of the Corporation's principal share registrar in Canada being Alliance Trust Company, #1010, 407 – 2nd Street S.W., Calgary, Alberta, Canada, T2P 2Y3, or via fax: 403-237-6181, not later than 48 hours before the Meeting, excluding Saturdays, Sundays and public holidays in Calgary (i.e. 4:30 p.m. on June 20, 2014 (Calgary time)), or any adjournment thereof, or deposited with the Chairman of the Meeting on the day of the Meeting prior to the commencement of the Meeting; or

(b) at the office of the Corporation's branch share registrar in Hong Kong being Computershare Hong Kong Investor Services Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East Wan Chai, Hong Kong, People's Republic of China not later than 48 hours before the Meeting, excluding Saturdays, Sundays and public holidays in Hong Kong (i.e. 4:30 p.m. on June 20, 2014 (Hong Kong time)), or any adjournment thereof or, deposited with the Chairman of the Meeting on the day of the Meeting prior to the commencement of the Meeting.

(7) Completion and delivery of this Proxy will not preclude the Shareholder from attending and voting at the Meeting if you so wish. In such event, the instrument appointing a proxy shall be deemed to be revoked.