FIRST NATIONAL FINANCIAL CORPORATION

FORM OF PROXY

THIS PROXY IS SOLICITED BY THE MANAGEMENT OF FIRST NATIONAL FINANCIAL CORPORATION (THE "CORPORATION") FOR USE AT THE ANNUAL MEETING OF THE SHAREHOLDERS TO BE HELD VIRTUALLY ON MAY 13, 2025, COMMENCING AT 10:00 a.m. A SHAREHOLDER MAY APPOINT A PROXYHOLDER OTHER THAN THE DESIGNATED NOMINEES BY INSERTING SUCH NOMINEE'S NAME IN THE SPACE PROVIDED.

	The undersigned, a shareholder of the Corporation hereby nominates, constitutes and appoints as his nominee, Stephen Smith or, failing him, Moray Tawse, or instead of any of the foregoing (strike out ng names and print name of alternative nominee),
with fu undersi be held	Il power of substitution, to attend and vote all of the common shares of the Corporation held by the gned for and on behalf of the undersigned at the annual meeting of shareholders of the Corporation to virtually on May 13, 2025 commencing at 10:00 a.m. (the "Meeting") and at any adjournment or nement thereof in the manner indicated:
1.	to Vote FOR [] or to [] WITHHOLD from Voting, (or, if no specification is made, FOR), STEPHEN SMITH to act as a director of the Corporation, to hold office until his successor is elected at the next annual meeting of the Corporation, or any adjournment or postponement thereof, or until his successor is otherwise elected or appointed; and
2.	to Vote FOR [] or to [] WITHHOLD from Voting, (or, if no specification is made, FOR), MORAY TAWSE to act as a director of the Corporation, to hold office until his successor is elected at the next annual meeting of the Corporation, or any adjournment or postponement thereof, or until his successor is otherwise elected or appointed; and
3.	to Vote FOR [] or to [] WITHHOLD from Voting, (or, if no specification is made, FOR), JASON ELLIS to act as a director of the Corporation, to hold office until his successor is elected at the next annual meeting of the Corporation, or any adjournment or postponement thereof, or until his successor is otherwise elected or appointed; and
4.	to Vote FOR [] or to [] WITHHOLD from Voting, (or, if no specification is made, FOR), DUNCAN JACKMAN to act as a director of the Corporation, to hold office until his successor is elected at the next annual meeting of the Corporation, or any adjournment or postponement thereof, or until his successor is otherwise elected or appointed; and
5.	to Vote FOR [] or to [] WITHHOLD from Voting, (or, if no specification is made, FOR), ROBERT MITCHELL to act as a director of the Corporation, to hold office until his successor is elected at the next annual meeting of the Corporation, or any adjournment or postponement thereof, or until his successor is otherwise elected or appointed; and
6.	to Vote FOR [] or to [] WITHHOLD from Voting, (or, if no specification is made, FOR), BARBARA PALK to act as a director of the Corporation, to hold office until her successor is elected at the next annual meeting of the Corporation, or any adjournment or postponement thereof, or until her successor is otherwise elected or appointed; and
7.	to Vote FOR [] or to [] WITHHOLD from Voting, (or, if no specification is made, FOR), ROBERT PEARCE to act as a director of the Corporation, to hold office until his successor is elected at the next annual meeting of the Corporation, or any adjournment or postponement thereof, or until his successor is otherwise elected or appointed; and

8.	DIANE SINHUBER to act elected at the next annual m	et as a director of the Corpor	ing, (or, if no specification is made, FOR ration, to hold office until her successor any adjournment or postponement theread	is	
9.	to Vote FOR [] or to [] WITHHOLD from Voting, (or, if no specification is made, FOR MARTINE IRMAN to act as a director of the Corporation, to hold office until her successor elected at the next annual meeting of the Corporation, or any adjournment or postponement there or until her successor is otherwise elected or appointed; and				
10.		& Young LLP to act as audite	g, (or, if no specification is made, FOR), fors of the Corporation, and to authorize the		
OTHE CONF BEHAL FIT.	DMENTS OR VARIATION R MATTERS WHICH M. ER DISCRETIONARY AU LF HEREUNDER TO VOTO THE COMMON SHARES	NS TO ANY MATTER IN T TAY PROPERLY COME IN THORITY ON THE PERSO TE WITH RESPECT TO THE S REPRESENTED BY T	R PROXIES. WITH RESPECT THE NOTICE OF MEETING AND AN BEFORE THE MEETING, I HEREBON WHO VOTES AND ACTS ON ME MATTER AS HE OR SHE THINK THIS PROXY WILL BE VOTED INY VOTE OR BALLOT CALLED.	Y Y Y S	
	DATED this	day of	, 2025.		
PRINT	NAME:				
Signatu	are of Registered Shareholder:				

QUARTERLY FINANCIAL STATEMENTS REQUEST

□ mark this box if you would like to receive Quarterly Financial Statements

If you do not mark the box, or do not return this proxy, then it will be assumed you do NOT want to receive Quarterly Financial Statements

INSTRUCTIONS FOR PROXY:

- 1. This proxy must be dated and signed by a shareholder or his or her attorney duly authorized in writing, or if the shareholder is a corporation, by the proper officers or directors under its corporate seal, or by an officer or attorney thereof duly authorized. When signing in a fiduciary or representative capacity, please give full title as such.
- 2. This proxy confers discretionary authority on the person named to vote in his or her discretion with respect to amendments or variations to the matters identified in the Notice of the Meeting accompanying the proxy or such other matters which may properly come before the Meeting or any adjournment or postponement thereof.

- 3. A shareholder has the right to appoint a person to attend and act for him or her and on his or her behalf at the Meeting other than the persons designated in this form of proxy. Such right may be exercised by filling in the name of such person in the blank space provided and striking out the names of management's nominees. A person appointed as nominee to represent a shareholder need not be a shareholder of the Corporation. A person appointed as your proxy holder must be present at the Meeting to vote.
- 4. If not dated, this proxy is deemed to bear the date on which it was mailed.
- 5. Each shareholder who is unable to attend the Meeting is respectfully requested to date and sign this form of proxy and return it using the self-addressed envelope provided.
- 6. To be valid, this proxy must be submitted to Computershare Trust Company of Canada either in person, by mail or courier, to 100 University Avenue, 8th Floor, Toronto, Ontario, M5J 2Y1 or via the internet at www.investorvote.com. A proxy will not be valid unless the completed form of proxy is received by Computershare not later than 10:00 a.m. (Toronto time) on May 9, 2025 or 48 hours (excluding Saturdays, Sundays and holidays) before the time of the holding of any adjourned or postponed Meeting.
- 7. Any of the joint holders of common shares of the Corporation may sign a form of proxy in respect of such common shares but, if more than one of them is present at the Meeting or represented by proxy holder, then that one of them whose name appears first in the register of the holders of such common shares, or that one's proxy holder will alone be entitled to vote in respect thereof.