Middlefield Canadian Income – GBP PC a cell of Middlefield Canadian Income PCC (the "Cell") whose registered office is at 28 Esplanade, St Helier, Jersey JE2 3QA

		OF PROXY for the Cell Annual General Meeting The Scalpel, 18th Floor, 52 – 54 Lime Street, L				
my/	ntion our	being a holder/holded Cell hereby appoint the Chairman of the proxy to vote for me/us on my/our behalf at thay, 19 June 2025 or at any adjournment thereof.	meeting ne Cell A	or		* as
Sigr	natui	re				
Sigr	ned 1	this2025.				
This	form	is to be used for the following resolutions:-				
SP	ECI	AL BUSINESS – CELL SPECIAL RESOLUTIO	NS	FOR	AGAINST	WITHHELD
1.	of A Dire par Sha Arti 10 p date did pro at a Sha exp con sav or r of ti	AT in accordance with Article 2.25 of the Cell's Association (the "Articles") dated 13 June, 20 ectors be authorised to issue and allot redecticipating preference shares ("Shares") and ares out of treasury, in each case for cash pursicle 2.22 of the Articles up to an amount represent cent. of the issued share capital of the Cell are of the Cell Annual General Meeting, as if Articles of the Cell Annual General Meeting, as if Articles of the Cell Annual General Meeting, as if Articles of the Cell Annual General Meeting, as if Articles of the Cell Annual General Meeting, as if Articles of the Cell Annual General Meeting, as if Articles of the Cell Annual General Meeting, as if Articles of the Shares shall be allotted or sold for a price which is not less than the net asset valuate at the time of the issue or sale. This authority of the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to make or the that the Directors shall be entitled to the Cell at the Directors shall be entitled to the Cell at the Directors shall be entitled to the Cell at the Directors shall be entitled to the Cell at the Cell at the Dire	19, the emable to sell uant to senting s at the ele 2.25 easury, or cash lue per ty shall or the ne Cell, ffers or a would old out offer or			
2.		AT the Directors of the Company be general conditionally authorised:	ly and			
(a)	•	rsuant to Article 57 of the Companies (Jersey) Lave " Law ") to make market purchases of Shares, prot,	I			
	(i)	the maximum number of Shares authorised purchased shall be up to an aggregate of 15,9 or such number as shall represent 14.99 per of the issued share capital of the Cell as at the the Cell Annual General Meeting, whichever is each case excluding Shares held in treasury);	56,442 cent. of date of			
	(ii)	the minimum price, exclusive of any expenses may be paid for a Share is £0.01; and	, which			
	(iii)	the maximum price, exclusive of any expenses may be paid for a Share shall be the higher of:	I			
		a. an amount equal to 105 per cent. of the a middle market quotation for Shares (as take the Daily Official List of London Stock Except) for the five business days immediately preceding the day on which such share contracted to be purchased; and	en from change ediately			

	b. the higher of (i) the price of the last independent trade and (ii) the highest current independent bid on the London Stock Exchange at the time the purchase is carried out, provided that the Company shall not be authorised to acquire Shares at a price above the prevailing net asset value per Share on the date of purchase; and			
(b)	the authority hereby conferred shall expire on the earlier of 30 September, 2026 or the conclusion of the next annual general meeting of the Cell, save that the Directors shall be entitled to make offers or agreements before the expiry of such power which would or might require the market purchase of Shares after such expiry pursuant to any such offer or agreement as if the power conferred hereby had not expired; and			
(c)	pursuant to Article 58A of the Law to, if the Directors determine in their absolute discretion that it be appropriate or desirable, hold as treasury shares any Shares purchased pursuant to the authority conferred in paragraph (a) of this Resolution.			
OF	RDINARY BUSINESS – CELL ORDINARY RESOLUTIONS	FOR	AGAINST	WITHHELD
	To receive and adopt the Company's Annual Financial Report for the year ended 31 December 2024.	FOR	AGAINST	WITHHELD
3.	To receive and adopt the Company's Annual Financial	FOR	AGAINST	WITHHELD
3.	To receive and adopt the Company's Annual Financial Report for the year ended 31 December 2024. To re-appoint RSM Channel Islands (Audit) Limited as	FOR	AGAINST	WITHHELD
3.4.5.	To receive and adopt the Company's Annual Financial Report for the year ended 31 December 2024. To re-appoint RSM Channel Islands (Audit) Limited as Auditor of the Cell. To authorise the Directors to determine the Auditor's	FOR	AGAINST	WITHHELD

Unless otherwise instructed the Proxy will vote or abstain from voting as he thinks fit.

NOTES:

- 1. A holder of shares in the capital of the Cell entitled to attend and vote at the Cell's Annual General Meeting is entitled to appoint one or more proxies to attend and, on a poll, to vote in his stead. A proxy need not be a member of the Cell.
- 2. To be valid, forms of proxy must reach MUFG Corporate Markets, PXS1, Central Square, 29 Wellington Street, Leeds, LS1 4DL not later than 48 hours before the time appointed for the Cell Annual General Meeting (or any adjournment thereof). Any power of attorney or other authority under which the form of proxy is signed must be sent with the form of proxy.
- 3. You may appoint a proxy at www.signalshares.com instead of using this form.
- 4. The 'Withheld' option is to enable you to abstain on any particular resolution. Such a vote is not a vote in law and will not be counted in the votes 'For' and 'Against' a resolution.
- 5. In the case of joint holders, the signature of only one of the joint holders is required but, if more than one votes, the vote of the first named on the Register of Members will be accepted to the exclusion of the other joint holders.
- 6. If you have any questions about completing this form, please contact MUFG Corporate Markets by email at shareholderenquiries@cm.mpms.mufg.com or call them on Freephone 0371 664 0300 if calling from the UK or on +44 (0) 371 664 0300 if calling from outside the UK. Lines are open 9.00 am to 5.30 pm Monday to Friday.

For office use only		
Holder No		
No of Shares		