

## PROXY

### FOR USE AT THE SPECIAL MEETING(S) OF INVESTORS OF IG MACKENZIE GLOBAL CORE PLUS BOND FUND AND IG BEUTEL GOODMAN CANADIAN EQUITY FUND

**MARCH 5, 2026**

I, the undersigned holder of mutual fund securities of the fund or funds identified below (each, a “Fund”), hereby appoint Matt Grant, Senior Vice President of Legal, or if he is not present at the special meeting(s), appoint Michael Porto, Assistant Vice President of Inside Sales & Sales Strategy, each of I.G. Investment Management, Ltd., the manager of the Funds, or, instead of these persons, ..... as my nominee, with full power of substitution, to attend, act and vote for on my behalf at the special meeting(s) of holders of the securities of the Fund(s) (the “Investors”) to be held on April 7, 2026, at or about 12:30 p.m. (Eastern Time) (11:30 a.m. Central Time), and at any adjournment of the special meeting, to the same extent and with the same power as if I was personally present at the special meeting or any adjournment(s) and the nominee(s) designated above are specifically directed to vote the Fund securities registered in my name as instructed below (Please see Notes 1 & 2 below).

#### Proxy Voting Options

If it is not your intention to be present in person at the special meeting(s) of the Fund(s), please submit your form of proxy via one of the following three methods:

1. access [www.secureonlinevote.com](http://www.secureonlinevote.com) online and enter the 12-digit control number that is located below on this form of proxy and follow the simple instructions on that website;
2. fax your completed form of proxy to 1 (888) 496-1548 (toll free); or
3. sign, date and return this form of proxy in the postage paid return envelope provided for that purpose.

In order to be voted at the special meeting(s) your form of proxy must be received at Proxy Processing Department 1160-2375 Fremont Street, Port Coquitlam, BC, V3B 9Z9 by no later than 5:00 p.m. (Eastern Time) (4:00 p.m. Central Time) on April 2, 2026, or if a Meeting is adjourned, at least 48 hours (excluding Saturdays, Sundays, and holidays) before any rescheduled Meeting.

#### Resolution(s) for the Proposed Merger(s) – April 7, 2026 Meeting(s) (Fund Securityholders)

#### **VOTE ONLY IN RESPECT OF THE FUNDS IN WHICH YOU HOLD SECURITIES.**

1. Vote **For**  or Vote **Against**  the resolution set out in the management information circular approving merger of IG Mackenzie Global Core Plus Bond Fund into IG Core Portfolio – Global Income, as described in the management information circular.
2. Vote **For**  or Vote **Against**  the resolution set out in the management information circular approving merger of IG Beutel Goodman Canadian Equity Fund into IG Mackenzie North American Equity Fund, as described in the management information circular.

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If any amendments or variations to a resolution are proposed at the special meeting(s) or any adjournment(s), or if any other matters which are not now known to the manager of the Fund(s) should properly come before the special meeting(s) or any adjournment(s), this proxy confers discretionary authority on the proxy nominees to vote on such amendments or variations or such other matters in accordance with the best judgment of the proxy nominee(s).

I revoke any proxy previously given with respect to the special meeting(s). This proxy is solicited on behalf of the manager of the Fund(s). Investors have the right to appoint a person other than the nominees designated above to attend and act on their behalf at the special meeting(s) and may exercise such right by inserting the name of their nominee in the blank space provided above for that purpose.

DATED the ..... day of, ....., 2026.

.....  
Signature of Investor

.....  
Name of Investor  
(Please Print)

NOTES:

1. In the event that no instruction has been given with respect to voting for or against a resolution described above, the proxy nominee(s) are instructed to cast the number of votes represented by this proxy FOR the resolution.
2. This proxy must be signed and dated by the registered Investor or by the Investor's attorney authorized in writing. If the Investor is a corporation, the proxy must be signed and dated by a duly authorized officer or attorney of the corporation. If the proxy is not dated in the space provided, it is deemed to be dated on the date on which it is mailed.