#### BAYCOM CORP Annual Meeting of Shareholders June 18, 2024 at 2:30 p.m. PDT

#### THIS PROXY IS SOLICITED BY THE BOARD OF DIRECTORS

The undersigned, revoking all prior proxies, hereby appoints George J. Guarini and Keary L. Colwell, or either of them, with full power of substitution and resubstitution, as proxies to represent and vote all shares of common stock of BayCom Corp (the "Company") that the undersigned is entitled to vote at the Annual Meeting of Shareholders of the Company to be held on June 18, 2024, at 2:30 p.m. PDT, or any adjournment or postponement thereof.

THE PROXIES ARE FURTHER AUTHORIZED TO VOTE, IN THEIR DISCRETION, UPON SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE MEETING, OR ANY ADJOURNMENT OR POSTPONEMENT THEREOF.

The Board of Directors recommends a vote "FOR" the election of each director nominee named in Proposal 1, "FOR" Proposal 2, for every "3 YEARS" on Proposal 3, "FOR" Proposal 4 and "FOR" Proposal 5.

		FOR	WITHHOLD	Shares Voted For Nominee (Cumulative Voting Use Only*)
	01. James S. Camp			
	02. Harpreet S. Chaudhary			
	03. Keary L. Colwell			
	04. George J. Guarini			
	05. Lloyd W. Kendall, Jr.		_	
	06. Janet L. King			
	07. Robert G. Laverne, M.D.			
	08. Syvia Magid			
	held entitles the holder to cast a number of votes equalir owns 100 shares, he or she may cast up to 800 votes. A he or she deems appropriate.	ng the number of dire shareholder may cas	Company's Bylaws provide for cumulative vol ctors to be elected. The number of directors t t all of his or her votes for one candidate or di	o be elected is eight (8). Thus, if a shareholder
2.	An advisory (non-binding) vote on executive com	_	, name	
	□ FOR □			
3.	An advisory (non-binding) vote as to whether futu- three years.	are advisory votes	on executive compensation should be hel	d every one year, every two years or every
	$\Box$ 1 YEAR $\Box$ 2 YEA	RS	□ 3 YEARS	□ ABSTAIN
4.	Approval of the BayCom Corp 2024 Omnibus Inc	centive Plan.		
	□ FOR □	AGAINST	□ ABSTAI	N
5.	Ratification of the appointment of Moss Adams L ending December 31, 2024.	LP to serve as the	independent registered public accounting	firm for the Company for the fiscal year
	□ FOR □	AGAINST	□ ABSTAI	N
nar on	is proxy, when properly executed, will be voted as demed herein, "FOR" the advisory vote on executive concentration, "FOR" the approval of the lams LLP.	ompensation, for e	every "3 YEARS" on the advisory vote as	s to the frequency of future advisory votes
adr	ease date this proxy and sign your name exactly as in ministrator, executor, guardian or trustee, please ad icer.			
Sig	gnature			
Sig	gnature (Co-owner)			
Da	ted:, 2024			
	I agree to receive all future communications related to the time in the future.	ese holdings electroni	ically via the email address provided below. I	understand I am able to change this selection at
	EMAIL ADDRESS:			
	LIVIT III I IDDICIO.			

Please return your completed proxy whether or not you plan to attend the Annual Meeting. You may nevertheless vote in person if you do attend the Annual Meeting.

## YOUR VOTE IS IMPORTANT

# **Voting Instructions**

You may vote your proxy in the following ways:

• Via Internet:

Login to https://annualgeneralmeetings.com/bcml2024

Enter your control number (12-digit number located below)

• Via Mail:

Pacific Stock Transfer Company 6725 Via Austi Parkway Suite 300 Las Vegas, Nevada 89119

## **CONTROL NUMBER**

You may vote by Internet 24 hours a day, 7 days a week. Internet voting is available through 11:59 p.m. PDT on June 17, 2024.

Your Internet vote authorizes the named proxies to vote in the same manner as if you marked, signed and returned your proxy card.