



8th Floor, 100 University Avenue Toronto, Ontario M5J 2Y1 www.computershare.com

**Security Class** 

Holder Account Number

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# Form of Proxy - Annual General and Special Meeting to be held on Thursday, June 6, 2024

## This Form of Proxy is solicited by and on behalf of Management.

### Notes to proxy

- 1. Every holder has the right to appoint some other person or company of their choice, who need not be a holder, to attend and act on their behalf at the meeting or any adjournment or postponement thereof. If you wish to appoint a person or company other than the Management Nominees whose names are printed herein, please insert the name of your chosen proxyholder in the space provided (see reverse).
- 2. If the securities are registered in the name of more than one owner (for example, joint ownership, trustees, executors, etc.), then all those registered should sign this proxy. If you are voting on behalf of a corporation or another individual you may be required to provide documentation evidencing your power to sign this proxy with signing capacity stated.
- 3. This proxy should be signed in the exact manner as the name(s) appear(s) on the proxy.
- 4. If a date is not inserted in the space provided on the reverse of this proxy, it will be deemed to bear the date on which it was mailed to the holder by Management.
- 5. The securities represented by this proxy will be voted as directed by the holder, however, if such a direction is not made in respect of any matter, and the proxy appoints the Management Nominees listed on the reverse, this proxy will be voted as recommended by Management.
- 6. The securities represented by this proxy will be voted in favour, or withheld from voting, or voted against each of the matters described herein, as applicable, in accordance with the instructions of the holder, on any ballot that may be called for. If you have specified a choice with respect to any matter to be acted on, the securities will be voted accordingly.
- 7. This proxy confers discretionary authority in respect of amendments or variations to matters identified in the Notice of Meeting and Management Information Circular or other matters that may properly come before the meeting or any adjournment or postponement thereof, unless prohibited by law.
- 8. This proxy should be read in conjunction with the accompanying documentation provided by Management.

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Proxies submitted must be received by 10:00 am, Pacific Time, on Tuesday, June 4, 2024.

## VOTE USING THE TELEPHONE OR INTERNET 24 HOURS A DAY 7 DAYS A WEEK!



#### To Vote Using the Telephone

Call the number listed BELOW from a touch tone telephone.

1-866-732-VOTE (8683) Toll Free



#### To Vote Using the Internet

- Go to the following web site: www.investorvote.com
- Smartphone?
  Scan the QR code to vote now.



#### If you vote by telephone or the Internet, DO NOT mail back this proxy.

Voting by mail may be the only method for securities held in the name of a corporation or securities being voted on behalf of another individual.

Voting by mail or by Internet are the only methods by which a holder may appoint a person as proxyholder other than the Management Nominees named on the reverse of this proxy. Instead of mailing this proxy, you may choose one of the two voting methods outlined above to vote this proxy.

To vote by telephone or the Internet, you will need to provide your CONTROL NUMBER listed below.

## **CONTROL NUMBER**

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## **Appointment of Proxyholder**

I/We being holder(s) of the Common Shares of Kelso Technologies Inc. (the "Corporation") hereby appoint: James R. Bond, Chief Executive Officer, or failing this person, Richard Lee, Chief Financial Officer (the "Management Nominees")

OR Print the name of the person you are appointing if this person is someone other than the Management Nominees listed herein.

as my/our proxyholder with full power of substitution and to attend, act and to vote for and on behalf of the holder in accordance with the following direction (or if no directions have been given, as the proxyholder sees fit) and on all other matters that may properly come before the Annual General and Special Meeting of shareholders of the Corporation to be held at the offices of Cassels Brock & Blackwell LLP, Suite 2200, RBC Place, 885 West Georgia Street, Vancouver, British Columbia, V6C 3E8 on Thursday, June 6, 2024 at 10:00 am, Pacific Time and at any adjournment or postponement thereof.

adjournment or postponement thereof VOTING RECOMMENDATIONS ARE		BY HIGH	LIGHTED TEXT OVER THE BOXES	<b>S</b> .		,			•	
								For	Against	
1. <b>Number of Directors</b> To set the number of Directors at	six (6).									
2. Election of Directors	For	Withhol	d	For	Withhol	d		For	Withhold	Fold
01. James R. Bond			02. Anthony Andrukaitis			03. Paul Cass				
04. Laura Roach			05. Jesse V. Crews			06. Frank Busch				
								For	Withhold	
3. <b>Appointment of Auditors</b> The appointment of Smythe LLP, Chartered Accountants as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.						s to fix				
4. Adoption of Omnibus Equity	Incentive F	Plan						For	Against	
To pass, with or without variation, Equity Incentive Plan Resolutio (the "Information Circular").	an ordinary <b>n</b> ") as more	resolutio particula	n approving the adoption of the rly described in the accompanyi	Corporation's Or ng management	mnibus E informati	quity Incentive Plan (the on circular dated April 29	" <b>Omnibus</b> ), 2024			
5. Approval of Unallocated Stoo	k Options							For	Against	
If the Omnibus Equity Incentive Plan Resolution is not approved by shareholders, to pass, with or without variation, an ordinary resolution approving all of the unallocated stock options under the Corporation's stock option plan, as more particularly described in the accompanying Information Circular.						n approving ation				
6. Approval of Unallocated Rest	ricted Sha	re Units						For	Against	
If the Omnibus Equity Incentive Plan Resolution is not approved by shareholders, to pass, with or without variation, an ordinary resolution approving all of the unallocated restricted share units under the Corporation's restricted share unit plan, as more particularly described in the accompanying Information Circular.						n approving npanying			Fol	
7. Approval of Unallocated Defe	rred Share	Units		20 20		e le		For	Against	
If the Omnibus Equity Incentive Pl all of the unallocated deferred sha Information Circular.	an Resoluti ire units und	on is not a	approved by snareholders, to pa prporation's deferred share unit p	ass, with or without of a more pa	out variation	on, an ordinary resolution described in the accomp	anying			
Signature of Proxyholder				Signature(s)			Date			
I/We authorize you to act in accordance revoke any proxy previously given with indicated above, and the proxy approvoted as recommended by Manager	n respect to tl oints the Ma	ne Meeting	. If no voting instructions are				<u>DD/</u>	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	<u> </u>	
Interim Financial Statements - Mark this t like to receive Interim Financial Statements accompanying Management's Discussion a	and		Annual Financial Statements - Ma like to receive the Annual Financial S accompanying Management's Discu	Statements and						

If you are not mailing back your proxy, you may register online to receive the above financial report(s) by mail at www.computershare.com/mailinglist.



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