COMPUTER MODELLING GROUP LTD

(the "Corporation")

FORM OF PROXY

Annual and Special Meeting to be held on July 6, 2023, 10:00 AM(MDT)

Meeting to be held virtually at www.agmconnect.com/cmg2023

(the "Meeting")

Proxies must be received by 10:00 AM (MDT) on July 4, 2023

VOTING METHOD

INTERNET	Go to https://css.olympiatrust.com/pxlogin and enter the 12-digit control number shown on reverse.
EMAIL	proxy@olympiatrust.com
FACSIMILE	(403) 668-8307
	Olympia Trust Company Suite 4000, 520 - 3rd Avenue SW, Calgary, Alberta T2P 0R3 Attn: Proxy Dept.

The undersigned hereby appoints **Pramod Jain**, Chief Executive Officer of the Corporation, or failing him, **Sandra Balic**, Vice President, Finance and Chief Financial Officer of the Corporation (the "Management Nominees"), or instead of any of them, the following Appointee

Please print appointee name

as proxyholder on behalf of the undersigned with the power of substitution to attend, act and vote for and on behalf of the undersigned in respect of all matters that may properly come before the Meeting and at any adjournment(s) or postponement(s) thereof, in accordance with voting instructions, if any, provided below.

- SEE VOTING GUIDELINES ON REVERSE -

RESOLUTIONS – MANAGEMENT VOTING RECOMMENDATIONS ARE INDICATED BY HIGHLIGHTED TEXT

	set the number of directors to be elected at the Meet	ting at i	nine (9).	FOR	
		ang at i			
	lection of Directors			FOR	WITHHOLD
a)	Christine M. Antony				
b)	Judith J. Athaide John E. Billowits				
c) d)	John E. Billowits Kenneth M. Dedeluk				
u) e)	Christopher L. Fong			H	
f)	Pramod Jain				
g)	Peter H. Kinash			H	
9) h)	Mark R. Miller			H	H
i)	Kiren Singh				
3Δ	ppointment of Auditors			FOR	WITHHOLD
	ointment of KPMG LLP, Chartered Professional Acc	countar	nts as Auditors of the Corporation for the		
	uing year and authorizing the Directors to fix their re				
Δ	pprove Unallocated Stock Options			FOR	AGAINST
To a	authorize and approve all unallocated stock options				
	tated Stock Option Plan (2020) of the Corporation.				
5 A	pprove Unallocated Unit Awards			FOR	AGAINST
	authorize and approve all unallocated awards issuat	FUN			
	formance Share Unit and Restricted Share Unit Plar				
	pprove Grant of Options to CEO	(,	FOR	AGAINST
To authorize and approve an ordinary resolution approving the grant of 193,303 Options to the Chief					
To a	uthorize and approve an ordinary resolution approv	/ing the	grant of 193,303 Options to the Chief		
To a Exec	nuthorize and approve an ordinary resolution approv cutive Officer of the Corporation in connection with h	/ing the his app	ointment last year.		
To a Exec	uthorize and approve an ordinary resolution approv cutive Officer of the Corporation in connection with h	his app	ointment last year. This proxy revokes and supersedes all earl	ier dated pro	Dixies and MUST BE SIGNE
Exec	cutive Officer of the Corporation in connection with h	his app	ointment last year. This proxy revokes and supersedes all earl	ier dated pro	
Exec	uthorize and approve an ordinary resolution approv cutive Officer of the Corporation in connection with h NT NAME	his app	ointment last year.	ier dated pro	Date (MM/DD/YYYY
Exec	cutive Officer of the Corporation in connection with h	his app	ointment last year. This proxy revokes and supersedes all earl	ier dated pro	
Exec SE PRI	cutive Officer of the Corporation in connection with H NT NAME mancial Statements	his app	ointment last year. This proxy revokes and supersedes all earl Signature of registered owner(s)		Date (MM/DD/YYYY
Exec SE PRI st for Fin	cutive Officer of the Corporation in connection with H NT NAME nancial Statements ith securities regulations, security holders may elect to receive	his app	ointment last year. This proxy revokes and supersedes all earl Signature of registered owner(s) al Financial Statements, Interim Financial Statem	ents and MD	Date (MM/DD/YYYY
Exec SE PRI st for Fin rdance wi d of recei	cutive Officer of the Corporation in connection with H NT NAME nancial Statements ith securities regulations, security holders may elect to receiv iving the financial statements by mail, you may choose to	ve Annus to view	ointment last year. This proxy revokes and supersedes all earl Signature of registered owner(s) al Financial Statements, Interim Financial Statements on SEDAR at www.sedar.cc	ents and MD	Date (MM/DD/YYYY
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Exec SE PRI st for Fin rdance wi d of recei irrently a Financi you would	cutive Officer of the Corporation in connection with H NT NAME mancial Statements ith securities regulations, security holders may elect to receive iving the financial statements by mail, you may choose to security holder of the Company and as such request the	ve Annus to view	ointment last year. This proxy revokes and supersedes all earl Signature of registered owner(s) al Financial Statements, Interim Financial Statem these documents on SEDAR at www.sedar.co wing:	ents and MD m. A – Check th cceive the Ar	Date (MM/DD/YYYY



Proxy Voting – Guidelines and Conditions

1. THIS PROXY IS SOLICITED BY MANAGEMENT OF THE COMPANY.

2. THIS PROXY SHOULD BE READ IN CONJUNCTION WITH THE MEETING MATERIALS PRIOR TO VOTING.

- 3. If you appoint the Management Nominees to vote your securities, they will vote in accordance with your instructions or, if no instructions are given, in accordance with the Management Voting Recommendations highlighted for each Resolution on the reverse. If you appoint someone else to vote your securities, they will also vote in accordance with your instructions or, if no instructions are given, as they in their discretion choose.
- 4. Each security holder has the right to appoint a personother than the Management Nominees specified herein to represent them at the Meeting or any adjournment or postponement thereof. Such right may be exercised by inserting in the space labeled *"Please print appointee name"*, the name of the person to be appointed, who need not be a security holder of the Company.
- 5. The proxy confers discretionary authority in respect of amendments or variations to matters identified in the Notice of Meeting or other matters that properly come before the meeting or any adjournment or postponement thereof.
- 6. To be valid, this proxy should be signed in the exact manner as the name appears on the proxy. If the proxy is not dated, it is deemed to bear the date of its mailing to the security holders of the Company.
- 7. To be valid, this proxy must be filed using one of the Voting Methods and must be received by Olympia Trust Company before the date noted on the reverse, or in the case of any adjournment or postponement of the Meeting not less than 48 hours (Saturdays, Sundays and holidays excepted) before the time of the adjourned or postponed meeting.
- 8. Guidelines for proper execution of the proxy are available at www.stac.ca. Please refer to the Proxy Protocol.