A2Z SMART TECHNOLOGIES CORP.

(the "Company")

FORM OF PROXY

Annual & Special Meeting to be held on July 29, 2024 at 8:00 a.m. (EST) Zoom Meeting: https://shibolet.zoom.us/i/93487332250 Meeting ID: 934 8733 2250

(the "Meeting")
Proxies must be received by 8:00 (EST) on July 25, 2024

VOTING METHOD			
INTERNET	Go to https://css.olympiatrust.com/pxlogin and enter the 12-digit control number shown on reverse.		
EMAIL	L proxy@olympiatrust.com		
FACSIMILE	(403) 668-8307		
MAIL	Olympia Trust Company PO Box 128, STN M Calgary, AB T2P 2H6 Attn: Proxy Dept.		

The undersigned hereby appoints **Gaudi Graus**, **CEO** of the Company, or failing **Alan Rootenberg**, **Director** of the Company (the "Management Nominees"), or instead of any of them, the following Appointee

Please print appointee name

PLEASE PRINT NAME

GUIDELINES ON REVERSE -	- SEE VOTING GUIDE		
COMMENDATIONS ARE INDICATED BY HIGHLIGHTED TEXT	RESOLUTIONS – MANAGEMENT VOTING RECOMME		
FOR	of Directors		
mber of directors on the Board from six to eight at any	e number of directors to be elected at the Meeting at six (6) and r (the "Board"), at its sole discretion, to increase the number of the Meeting and prior to the next annual meeting of Sharehold		
FOR W	of Directors		
	ur Joseph		
	Rootenberg		
	azan		
	tan de Jongh		
	Graus		
	es D. Ambrecht		
FOR W	ment of Auditors		
the ensuing year and authorizing the Directors to fix	nent of BDO-ZIV HAFT, as Auditors of the Company for the ensu		
FOR	uneration.		
ariation, an ordinary resolution approving the	4. Stock Option Plan To consider and, if deemed advisable, to pass, with or without variation, an ordinary resolution approving the		
	Company's stock option plan, as more particularly described in the accompanying Circular.		
FOR A	5. Restricted Share Unit Plan		
	der and, if deemed advisable, to pass, with or without variation,		
any's restricted share unit plan, and the increase of the	Company's restricted share unit plan, amendments to the Company's restricted share unit plan, and the increase of the number of common shares of the Company available for issuance under the Company's restricted share unit plan, as more particularly described in the accompanying Circular.		
FOR	niore particularly described in the accompanying circular. 6. Consolidation		
	der and if thought appropriate, to pass with or without vari		
ation") of the common shares in the capital of the 100 hundred (100) pre-Consolidation Shares for one ratio as determined by the Board at its sole discretion,	approving the directors to effect a consolidation (the "Consolidation") of the common shares in the capital of the		
FOR	T. Name Change		
riation, a special resolution to change the name of the	der and, if thought appropriate, pass, with or without variation, a		
ame as may be approved by the Board and may be	Corporation to "A2Z Cust2Mate Solutions Corp." or such other name as may be approved by the Board and may be acceptable to regulatory authorities, as more fully described in the accompanying Circular.		
The same of the sa	Business		
	ct such further business as may properly come before the Meeti		

Signature of registered owner(s)

Date (MM/DD/YYYY)

Request for Financial Statements In accordance with securities regulations, security holders may elect to receive Annual Financial Statements, Interim Financial Statements and MD&As. Instead of receiving the financial statements by mail, you may choose to view these documents on SEDAR at www.sedar.com . I am currently a security holder of the Company and as such request the following:				
Interim Financial Statements with MD&A – Check the box to the right if you would like to RECEIVE interim financial statements and accompanying Management's Discussion & Analysis by mail.	Annual Financial Statements with MD&A – Check the box to the right if you would like to RECEIVE to receive the Annual Financial Statements and accompanying Management's Discussion and Analysis by mail.			



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.
- 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.
- 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.