

## **PROXY FORM**

to the annual general meeting of Pharma Equity Group A/S Wednesday, April 16, 2025, at 3:30 PM CEST at Wihlborg's Canteens, Slotsmarken 15, DK-2970 Hørsholm

	I, the Unders						
	Address:						
	Zip code and city:						
Custody account no. or VP reference:							
he	reby grant au	thority to attend and vote on my behalf at the annual general meeting of Pharma Equity Group A/S,	Wednesday, A	oril 16, 2025 as set	out below:		
Plea	ase mark the	appropriate box below or directly at <a href="https://www.pharmaequitygroup.dk">www.euronext.com/cph-agm</a> .					
A)		Proxy is given to an identified third person:					
		Name and address of the proxy holder (please use capital letters)					
or B)		Proxy is given to the Board of Directors (or order) to vote on my behalf in accordance with the Board of Director's recommendations as specified below.					
or C)		Proxy with instructions to the Board of Directors.  Please mark the box "FOR", "AGAINST", or "ABSTAIN" below to indicate how you wish to cast your votes at the General Meeting.					
Iten	ns on the a	genda (the full agenda is included in the notice of the meeting)	FOR	AGAINST	ABSTAIN	Board of Director's Recommendations	
1.	The board	d of directors' report on the Company's activities in the past year	•	•	•	-	
2.	Presentat	Presentation of the audited annual report for approval				For	
3.	Discharge to the executive board and the board of directors from liability					For	
4.	Adoption of appropriation of profit or loss as proposed by the board of directors					For	
5.	Presentation of the remuneration report 2024 for an advisory vote					For	
6.	Approval of remuneration to the board of directors for the current financial year					For	
7.	Election of the board of directors		•	•	•	-	
	Re-el	ection of Christian Vinding Thomsen		•		For	
	Re-el	ection of Omar S. Qandeel		•		For	
	Re-el	ection of Lars Gundorph		•		For	
	Re-el	ection of Peter Vilmann		•		For	
	Electi	ion of Troels Peter Troelsen		•		For	
	Electi	ion of Charlotte Pahl		•		For	
8.	Election of	of auditors	•	•	•	-	
	Re-el	ection of BDO Statsautoriseret Revisionsaktieselskab		•		For	
9.	, , ,	osals from the shareholders or board of directors	•	•	•	-	
	, ,	osal to increase and extend the authorization to issue new shares without pre- ion rights (articles 4.1.B)				For	
		osal to grant a one-year extension of the authorization to issue warrants (article 4.2)	_	_	_	For	
	C) Propo	osal to approve an updated remuneration policy	_	_	_	For	
10.		tion to the chair of the general meeting	_	_	_	For	
11.	Any other	business	•	•	•	-	
Th the	enda items for e proxy shall a e proxyholder s e proxy applies	contains only date and signature, the votes will be deemed cast in accordance with the Board of Director's rewhich no instructions are given will be deemed cast in accordance with the Board of Director's recommendate upply to all subjects discussed at the General Meeting. If new proposals are presented and put to the vote, in shall vote on your behalf on accordance with his or her own convictions.  In the number of shares in the possession of the undersigned on the date of registration. The shareholding of notifications on ownership that the Company has received, but has not yet entered in the register of shareholding the control of the company has received.	tions. cluding proposa is calculated or	lls for amendments o	or candidates not a	appearing on the agenda,	
		Date	Sign	ature			