

Proxy for resolutions to be taken in the Annual General Meeting of Shareholders of Pharming Group N.V.

Proxy for the Annual General Meeting of Shareholders as organised by Pharming Group N.V. ("the Company") and to be held on Wednesday 19 May, 2021 at 16.00 hours CET (the "AGM").

Τ	HE UN	NDERSIGNED:	
_		, a company / private person resi	ding at,
а	cting i	in their capacity as holder of	shares in Pharming Group N.V .
-		ompany"), a public company incorporated and existing under the stered office in Leiden, the Netherlands;	ne laws of the Netherlands, having
Н	IEREBY	Y GRANTS FULL PROXY AND POWER OF ATTORNEY TO:	
[]	Each member of the Board of Directors of the Company; or	
[]	Mr P.C.S . van der Bijl, civil law notary (notaris) at NautaDutill designated by him (the "Notary").	n N.V., or a substitute to be

to represent the undersigned, with the right of substitution, at the AGM and to vote on behalf of the undersigned with regard to any and all matters on the agenda, with all powers that the undersigned would be able to execute if personally attending the AGM, in accordance with the voting instructions as specified at page 2 of this proxy.

This proxy is only valid if (i) duly signed, (ii) the undersigned has registered for the AGM in accordance with the procedure set out in the Notice to Convene and (iii) provides a written confirmation from its intermediary (as defined in the "Wet Giraal Effectenverkeer") confirming that the undersigned was a shareholder on the Record Time, or an Acknowledgement of Receipt for non-traded shares, both as defined in the Notice to Convene.

This proxy is subject to the following conditions:

- in the absence of a selection of a proxyholder above, or the name details of a third party proxyholder, the undersigned will be considered to have granted a proxy and power of attorney to the Notary;
- the agenda items are stated in this proxy in abbreviated form; the full agenda as set out in the Notice to Convene for the AGM, as incorporated herein by this reference, is leading for the interpretation of each agenda item and the proposed resolution;
- if no voting instruction, or if a conflicting voting instruction, is given in this proxy for any or all of the items on the agenda, the undersigned shall be deemed to have instructed the proxyholder to vote 'in favour' of the relevant agenda item(s);
- this proxy is governed exclusively by the laws of The Netherlands.



Voting instructions:			<u>Against</u>	<u>Abstain</u>
Agenda item	Summary			
2 b)	Remuneration report for 2020 (advisory vote)			
2 e)	Proposal to adopt the financial statements for 2020			
2 f)	Proposal to discharge the members of the Board of Directors for their responsibilities in 2020			
3 a)	Appointment of Ms. Jabine van der Meijs as new Non-Executive Director			
3 b)	Appointment of Mr. Steven Baert as new Non- Executive Director			
3 c)	Appointment of Mr. Leonard Kruimer as new Non- Executive Director			
4	Re-appointment of Mr. Sijmen de Vries as Executive Director and CEO			
5	Re-appointment of Deloitte Accountants B.V. as the external auditor for 2021 and 2022			
6.1	Authorization of the Board of Directors to issue shares, or rights to acquire shares, for general purposes (including staff equity plans)			
6.2	Authorization of the Board of Directors to issue shares, or rights to acquire shares, for mergers and acquisitions only.			
7	Authorization of the Board of Directors to repurchase shares in the Company.			
Signed in (place)	on (da	ate)		2021
Signature:				
Name:				
Title:				