Hemogenyx Pharmaceuticals plc

Attendance Card

Please bring this card with you to the Meeting and present it at Shareholder registration/accreditation.

Additional Holders:

ADDITIONAL HOLDER 1

ADDITIONAL HOLDER 2

ADDITIONAL HOLDER 3

ADDITIONAL HOLDER 4

The Chairman of Hemogenyx Pharmaceuticals plc invites you to attend the Annual General Meeting of the Company to be held at the offices of Peterhouse Capital Limited, 80 Cheapside, London EC2V 6DZ on 30 June 2023 at 2.00 pm BST.

Shareholder Reference Number

C0000000000



MR A SAMPLE < DESIGNATION> SAMPLE STREET SAMPLE TOWN SAMPLE CITY SAMPLE COUNTY AA11 1AA

Please detach this portion before posting this proxy form.

Form of Proxy - Annual General Meeting to be held on 30 June 2023

To be effective, all proxy appointments must be lodged with the Company's Registrars at: Computershare Investor Services PLC, The Pavilions, Bridgwater Road, Bristol BS99 6ZY by 28 June 2023 at 2.00 pm.

Explanatory Notes:

- 1. Every holder has the right to appoint some other person(s) of their choice, who need not be a shareholder, as his proxy to exercise all or any of his rights, to attend, speak and vote on their behalf at the meeting. You are strongly encouraged to appoint "the Chair of the meeting" as your proxy in case the arrangements for the AGM need to change to be a "closed meeting" and an alternative proxy cannot attend in person. If you wish to appoint a person other than the Chairman, please insert the name of your chosen proxy holder in the space provided (see reverse). If the proxy is being appointed in relation to less than your full voting entitlement, please enter in the box next to the proxy holder's name (see reverse) the number of shares in relation to which they are authorised to act as your proxy. If returned without an indication as to how the proxy shall vote on any particular matter, the proxy will exercise his discretion as to whether, and if so how, he votes (or if this proxy form has been issued in respect of a designated account for a shareholder, the proxy will exercise his discretion as to whether, and if so how, he votes).
- 2. To appoint more than one proxy, an additional proxy form(s) may be obtained by contacting the Registrar's helpline on 0330 303 1185 or you may photocopy this form. Please indicate in the box next to the proxy holder's name (see reverse) the number of shares in relation to which they are authorised to act as your proxy. Please also indicate by marking the box provided if the proxy instruction is one of multiple instructions being given. All forms must be signed and should be returned together in the same envelope.
- 3. The "Vote Withheld" option overleaf is provided to enable you to abstain on any particular resolution. However, it should be noted that a "Vote Withheld" is not a vote in law and will not be counted in the calculation of the proportion of the votes 'For' and 'Against' a resolution.
- 4. Pursuant to Regulation 41 of the Uncertificated Securities Regulations 2001, entitlement to attend and vote at the meeting and the number of votes which may be cast thereat will be determined by reference to the Register of Members of the Company at close of business on the day which is two business days before the day of the meeting. Changes to entries on the Register of Members after that time shall be disregarded in

determining the rights of any person to attend and vote at the meeting.

- 5. To appoint one or more proxies or to give an instruction to a proxy (whether previously appointed or otherwise) via the CREST system, CREST messages must be received by the issuer's agent (ID number 3RA50) not later than 48 hours before the time appointed for holding the meeting. For this purpose, the time of receipt will be taken to be the time (as determined by the timestamp generated by the CREST system) from which the issuer's agent is able to retrieve the message. The Company may treat as invalid a proxy appointment sent by CREST in the circumstances set out in Regulation 35(5)(a) of the Uncertificated Securities Regulations 2001.
- 6. The above is how your address appears on the Register of Members. If this information is incorrect please ring the Registrar's helpline on 0330 303 1185 to request a change of address form or go to www.investorcentre.co.uk to use the online Investor Centre service.
- **7.** Any alterations made to this form should be initialled.
- 8. The completion and return of this form will not preclude a member from attending the meeting and voting in person.
- 9. Instructions for Accessing the Webcast Shareholders will be given the opportunity to access the AGM and subsequent shareholder update remotely and submit written questions at the AGM via a webcast conducted over video conference call. Shareholders can register for the video conference call by visiting https://tinyurl.com/hemo2023 and completing the registration form. You will receive an email with instructions on how to access the video conference call. You are advised to register in advance of the day of the meeting to ensure that you receive the instructions in good time. Access to the AGM will be available from 2.00 p.m. BST on 30 June 2023. Shareholders wishing to raise any questions relating to the business of the AGM may do so by submitting them to the Chair by email to headquarters@hemogenyx.com in advance of the AGM.

Kindly Note: This form is issued only to the addressee(s) and is specific to the sidesignated account printed hereon. This personalised form is not transferable only different: (i) account holders; or (ii) uniquely designated accounts. The concern Computershare Investor Services PLC accept no liability for any instaction that do not comply with these conditions.

All Named Holders

MR A SAMPLE

< Designation>

Additional Holder 1

Additional Holder 2

Additional Holder 3 Additional Holder 4

P	oll Card	To be completed only at the AG	MifaP	oll is ca	alled		Ordinary Resolutions 1. To receive and adopt the Company's annual accounts for the financial year ended 31 De					For	Vote Against Withheld	
•	on oura	To be completed only at the re	21VI II Q I	011 10 00	anou.	1.				financial year ended 31 Decer se accounts (the "2022 Annual				
						2.		Directors' Remuneration and Accounts for		ne Remuneration Policy) as set d 31 December 2022.	out in the			
						3.	To re-appoint Pe	eter Redmond as a dire	ector of the Company.					
						4.	To re-appoint Al	lexis Sandler as a direc	ctor of the Company.					
						K	7 re-ppoint De	r Vladislav Sandler as	a director of the Comp	any.				
				/			To re-appoint PKF Littlejohn LLP as the Company's auditor until the conclusion of the meeting of the Company.		intil the conclusion of the next	annual general				
					~ \$}	7.	To authorise the	o authorise the Audit committee to determine the level of the auditor's reumeration.		auditor's reumeration.				
				B		8.	That the director	rs be generally and uno	conditionally authorises	I to exercise all the powers to a	allot shares.			
Special Resolutions 9. That the directors may allot equity securities (as defined in section cash under the authority conferred by Resolution 8.								ction 560 of the Companies Ac	et 2006) for					
			~			10.		hat a general meeting other than an Annual General Meeting may be called on not less than 14 cle ays' notice during the period from the date of the passing of this resolution 10 until the conclusion						
								neral Meeting of the Co				_	_	_
In th		a letter of representation will be required (in accordar been lodged at registration.	nce with S323	of the Com	npanies Act									
_														
Ple		is box only if you wish to appoint												
Ple	ase leave this b	ox blank if you want to select the	Chairma	n. Do n	ot insert y	your ow 7	vn name(s).						+
				*					C0000	000000				•
		the Chairman of the Meeting OR the ur behalf at the Annual General Mee												ing
Ch	eapside, Londor	n EC2V 6DZ on 30 June 2023 at 2 more than one proxy, please refer to Expla	.00 pm B	ST, and	at any ad							,		
	¬ '''	ere to indicate that this proxy appoin	-		nultiple app	pointme	nts being	made.		lease use a black side the box as sho			ple.	X
Ord	inary Resolutions		For	Against	Vote Withheld	II					For	Agai		Vote ithheld
1.	financial year ended	the Company's annual accounts for the 31 December 2022 together with the directors' report on those accounts (the "2022 Annual").				7.	To authorise auditor's reu		nittee to determin	e the level of the]	
2.	Remuneration Policy	tors' Remuneration Report (other than the) as set out in the 2022 Annual Report and ncial year ended 31 December 2022.				8.		ectors be genera the powers to all		onally authorised to]	
3.	To re-appoint Peter F	Redmond as a director of the Company.			_		cial Resoluti		equity securities	(as defined in section		_		_
J.	то те-арропит етегт	reuniona as a unector of the company.	Ш	Ц	Ш	J.	560 of the C	Companies Act 20 y Resolution 8.			Ц		_	Ш
4.	To re-appoint Alexis	Sandler as a director of the Company.					That a general meeting other than an Annual General Meeting may be called on not less than 14 clear days' notice during the period from the date of the passing of this resolution 10 until the conclusion of the next Annual General Meeting of the Company.]	
5.	To re-appoint Dr Vlac	lislav Sandler as a director of the Company.					Intention To Attend Please indicate if you intend to attend the AGM							
6.		ttlejohn LLP as the Company's auditor until the t annual general meeting of the Company.					>							
I/W	'e instruct my/our r	proxy as indicated on this form. Unless	s otherwise	e instruø		oxy may	vote as he	e or she sees	fit or abstain	in relation to any	business o	of the	meetir	ng.
	gnature		[Date		. ,								-
			6		/	YY	cor	mmon seal o	r be signed	, this proxy must on its behalf by a	n attorney	or of		duly
_						* *	aut	thorised, stat	ing their cap	acity (e.g. directo	or, secreta	ary).		

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