

EXTRAORDINARY GENERAL MEETING

OF ARGENX SE

IMPORTANT NOTICE: for the extraordinary general meeting of November 7, 2017 argenx uses the e-voting system of ABN AMRO. The company therefore kindly requests all shareholders who wish to vote at the general meeting but cannot/do not wish to attend, to use the proxy/e-voting services of ABN via https://www.abnamro.securitiesvoting.com/shareholder/
The e-voting system replaces this paper proxy, but the paper proxy may be used if so desired.

PROXY FORM

The undersigned:		
Full (first and last) name:		
Address:		
Postal Code:	_ Place:	
Hereinafter referred to as the "Sł	nareholder",	
Acting in his capacity as holder of argenx SE $^{\mathrm{1}}$	f	[number] ordinary shares in the share capital of
Hereby grants proxy to ² :		
Full (first and last) name:		
Address:		
Postal Code:		

¹ If you are a Beneficial Owner (as defined in the meeting convocation) and wish to be represented at the Meeting by means of this proxy, you must provide a written confirmation from your intermediary (as defined in the "Wet Giraal Effectenverkeer") showing that you were a Beneficial Owner on the Record Date (as defined in the meeting convocation)

Owner on the Record Date (as defined in the meeting convocation).

If you have no specific preference for a proxy, you do not have to answer this question. In that case the Company will appoint a proxy holder to represent you at the Meeting and who will vote at the Meeting in accordance with your instructions. If you do not give instructions, the proxy will use his own discretion in casting his vote for the proposed resolutions.



To represent the Shareholder at the Meeting of the Company and to speak and vote on behalf of the Shareholder regarding the following agenda items in accordance with the following voting instructions:

no.	voting item	yes	no	abstain
1	Amendment of the remuneration policy			
2	Authorization of the board of directors to issue shares in the share capital of the Company up to a maximum of 20% of the outstanding capital at the date of the general meeting, for a period of 18 months from the general meeting.			
3	Authorization of the board of directors to, insofar necessary, limit or exclude pre-emptive rights regarding an issuance of new shares for a period of 18 months from the general meeting.			

Made up and signed [place]	at [signature date]
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Please sign here.	
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[name and capacity of authorized signatory/signatories	