NOTARIAL DEED OF RECORD OF THE PROCEEDINGS IN THE ANNUAL GENERAL MEETING OF SHAREHOLDERS OF ARGENX SE

On the tenth day of May two thousand and twenty-two as of ten hours ante meridiem, I, Mark Robin Johannes Maarschalkerweerd, deputy civil law notary, deputising for Dirk-Jan Jeroen Smit, civil law notary, officiating in Amsterdam, the Netherlands, attended, at the request of the board of directors of **argenx SE**, a European company with limited liability (*Societas Europaea* or *SE*) incorporated under the laws of the Netherlands, having its official seat in Rotterdam, the Netherlands, its office address at Willemstraat 5, 4811 AH Breda, the Netherlands and registered with the trade register of the Dutch Chamber of Commerce under number 24435214 (the *Company*) the annual general meeting of shareholders of the Company held at Hilton Amsterdam Airport Schiphol, Schiphol Boulevard 701, 1118 BN Schiphol Airport (municipality of Haarlemmermeer), The Netherlands, with the purpose of taking notarial minutes of the meeting.

At the meeting, I, civil law notary, have established the following:

Chairperson and secretary

According to article 24 paragraph 1 of the articles of association of the Company (the *Articles*), the chairman of the board of directors of the Company (the *Board*) will act as chairperson of the meeting (the *Chairperson*). The Chairperson appointed Pieter Spuijbroek as the secretary of the meeting (the *Secretary*).

Opening

The Chairperson opened the meeting and welcomed all persons present or represented.

The Chairperson informed the meeting that:

- (a) the Company encouraged its shareholders to use the possibility of voting by (electronic) proxy. To ensure that as many shareholders as possible are able to attend the annual general meeting, the Company provided a live audiowebcast of the general meeting. Furthermore, all shareholders were given the possibility to ask questions to the Board with respect to their report or the other agenda items (and to the auditor with respect to its report). Questions could either be asked during the meeting, or be submitted in writing by shareholders prior to the meeting;
- (b) on the twenty-ninth day of March two thousand and twenty-two, the convocation for the meeting had been published on the website of the Company and the meeting had been convened in accordance with the legal and statutory requirements and therefore valid resolutions may be adopted regarding all items as stated on the agenda of the meeting;
- (c) as of the twenty-ninth day of March two thousand and twenty-two, the agenda of the meeting, including the ancillary documentation thereto had been made available for shareholders and persons entitled to attend the meeting at the offices of the Company and on the website of the Company;
- (d) on the record date, the twelfth day of April two thousand and twenty-two, being the twenty-eighth day prior to the day of the meeting, the issued and outstanding share capital of the Company amounted to five million four hundred twenty-eight thousand five hundred eighty-eight euros and sixty eurocents (EUR 5,428,588.60) divided into fifty-four million two hundred eighty-five thousand eight hundred and eighty-six (54,285,886) ordinary shares with a nominal value of ten eurocents (EUR 0.10) each and that according to the attendance list forty-five million three hundred twenty-six thousand six hundred and seventy-eight (45,326,678) of those ordinary shares were represented at the meeting, as such constituting eighty-three point fifty per cent (83.50%) of the entire issued and outstanding share capital of the Company, for which in total forty-five million three hundred twenty-six thousand six hundred and seventy-eight (45,326,678) votes could be cast at the meeting;
- (e) from the members of the Board, Tim van Hauwermeiren and Peter Verhaeghe were represented, James Michael Daly and Werner Lanthaler were available for questions in relation to their re-appointments during the meeting via phone and because of earlier commitments, the other members of the Board were not able to attend;
- (f) all members of the Board have had the opportunity to advise on all items on the agenda for this meeting, as referred to in section 2:117 of the Dutch Civil Code; and

(g) the meeting was going to be held in English.

Item 2 - Report on the two thousand and twenty-one financial year (*discussion item*)

For the second item on the agenda of the meeting, Tim van Hauwermeiren (as CEO) gave an update of the Company to the meeting.

Item 3 - The two thousand and twenty-one remuneration report (*advisory non-binding voting item*)

The Chairman explained that the shareholders are requested to give an advisory, non-binding vote on the remuneration report, which provides a comprehensive overview of the remuneration paid to our CEO, senior management and non-executive directors for the two thousand and twenty-one financial year.

The Chairperson put the proposal for an advisory, non-binding vote on the two thousand and twenty-one remuneration report to the meeting and established that the resolution was adopted.

Item 4a - Discussion of the two thousand and twenty-one universal registration document also serving as our annual report (*discussion item*)

The Chairperson gave a brief presentation of the two thousand and twenty-one annual accounts and the two thousand and twenty-one annual report.

Item 4b - Adoption of the two thousand and twenty-one annual accounts (*voting item*)

The Chairperson put the proposal to adopt the two thousand and twenty-one annual accounts to the meeting and the Chairperson established that the resolution was adopted.

Item 4c - Corporate governance statement (discussion item)

Regarding the corporate governance statement, the Chairperson indicated that the Company takes the corporate governance of the Company very seriously and referred to the relevant pages of the two thousand and twenty-one annual report. None of the shareholders present or represented had any question relating to the corporate governance statement.

Item 4d - Allocation of losses of the Company in the financial year two thousand and twenty-one to the retained earnings of the Company (voting item) The Chairperson indicated that the request is made to the meeting to have the losses of the financial year two thousand and twenty-one being allocated to the retained earnings of the Company. The Chairperson put the proposal to make the allocation of the losses to the retained earnings to the meeting and established that the resolution was adopted.

Item 4e - Proposal to release the members of the Board from liability for their respective duties carried out in the financial year two thousand and twenty-one (*voting item*)

The meeting was requested by the Chairperson to grant each member of the Board discharge for their respective duties, insofar as the exercise of such duties appears from the two thousand and twenty-one annual accounts or is otherwise disclosed to the meeting prior to the adoption of the two thousand and twenty-one annual accounts. The Chairperson put the proposal to grant such discharge to the members of the Board to the meeting and established that the resolution was adopted.

Item 5 – Re-appointment of Tim van Hauwermeiren as executive director to the Board for a new term of four years (*voting item*)

The Chairperson informed the meeting that it is proposed to re-appoint Tim van Hauwermeiren as an executive director of the Board with effect from the date of this meeting. The Chairperson indicated that the proposed appointment is for a term ending on the day of the annual general meeting of shareholders to be held in two thousand and twenty-six, which is the fourth year after the year of the appointment. The Chairperson informed the meeting that the proposed appointment was in accordance with the Articles. The Chairperson further noted that the Board had taken into consideration the skills, knowledge and expertise of Tim van Hauwermeiren which he built up during his career and his contribution and performance during his previous term as executive director of the Company. The Chairman explained that the Board believes that the contribution and performance of Tim Van Hauwermeiren continues to be effective, and that he demonstrates commitment to its role as Chief Executive Officer of the Company. The Chairperson then put the proposal to re-appoint Tim van Hauwermeiren as executive director of the Board to the meeting and established that the resolution was adopted.

Item 6 – Re-appointment of Peter K.M. Verhaeghe as non-executive director to the Board for a new term of two years (*voting item*)

The Chairperson informed the meeting that it is proposed to re-appoint Peter K.M. Verhaeghe as a non-executive director of the Board with effect from the date of this meeting. The Chairperson indicated that the proposed re-appointment is for a term ending on the day of the annual general meeting of shareholders to be held in two thousand and twenty-four, which is the second year after the year of the appointment. The Chairperson informed the meeting that the proposed re-appointment was in accordance with the Articles and took into account the pursued composition and profile of the Board as apparent from the profile for the non-executive directors of the Company as available on the website of the Company. The Chairperson further noted that the Board had taken into consideration the skills, knowledge and expertise of Peter K.M. Verhaeghe which he built up during his career and his contribution and performance as non-executive director of the Company. The Chairman explained that the Board values his effective chairmanship

and his extensive experience with the company, its product portfolio and strategy, as built up during his tenure on the Board, thereby taking into account his continued commitment and contributions as chairperson of the Board.

The Chairperson then put the proposal to re-appoint Peter K.M. Verhaeghe as nonexecutive director of the Board to the meeting and established that the resolution was adopted.

Item 7 – Re-appointment of James Michael Daly as non-executive director to the Board for a new term of four years (*voting item*)

The Chairperson started to mention that James Michael Daly was available for questions in relation to his re-appointment via phone. The Chairperson informed the meeting that it is proposed to re-appoint James Michael Daly as a non-executive director of the Board with effect from the date of this meeting. The Chairperson indicated that the proposed re-appointment is for a term ending on the day of the annual general meeting of shareholders to be held in two thousand and twenty-six, which is the fourth year after the year of the appointment. The Chairperson informed the meeting that the proposed re-appointment was in accordance with the Articles and took into account the pursued composition and profile of the Board as apparent from the profile for the non-executive directors of the Company as available on the website of the Company. The Chairperson further noted that the Board had taken into consideration the skills, knowledge and expertise of James Michael Daly which he built up during his career and his contribution and performance during his previous terms as non-executive director of the Company. The Chairman explained that the Board believes that the contribution and performance of James Michael Daly continues to be effective, and that he demonstrates commitment to his role in the Company, also as chairperson of the Commercial Committee.

The Chairperson established that there were no questions for James Michael Daly. The Chairperson then put the proposal to re-appoint James Michael Daly as nonexecutive director of the Board to the meeting and established that the resolution was adopted.

Item 8 – Re-appointment of Werner Lanthaler as non-executive director to the Board for a new term of two years (*voting item*)

The Chairperson started to mention that Werner Lanthaler was available for questions in relation to his re-appointment via phone. The Chairperson informed the meeting that it is proposed to re-appoint Werner Lanthaler as a non-executive director of the Board with effect from the date of this meeting. The Chairperson indicated that the proposed re-appointment is for a term ending on the day of the annual general meeting of shareholders to be held in two thousand and twenty-four, which is the second year after the year of the appointment. The Chairperson informed the meeting that the proposed re-appointment was in accordance with the Articles and took into account the pursued composition and profile of the Board as apparent from the profile for the non-executive directors of the Company as available on the website of the Company. The Chairperson further noted that the Board had taken into consideration the skills, knowledge and expertise of Werner Lanthaler which he built up during his career and his contribution and performance during his previous terms as non-executive director of the Company and chairperson of the Audit and Compliance Committee. The Chairman explained that the Board believes that the contribution and performance of Werner Lanthaler continues to be effective, and that he demonstrates commitment to his role in the Company. The Chairperson established that there were no questions for Werner Lanthaler. The Chairperson then put the proposal to re-appoint Werner Lanthaler as nonexecutive director of the Board to the meeting and established that the resolution was adopted.

Item 9 – Authorization of the board of directors to issue shares and grant rights to subscribe for shares in the share capital of the Company up to a maximum of ten percent (10%) of the outstanding capital at the date of the general meeting for a period of eighteen (18) months from the general meeting and to limit or exclude statutory pre-emptive rights with regard to such (rights to subscribe for) shares (*voting item*)

The Chairperson informed the meeting that it is proposed to designate the Board as the corporate body competent (i) to issue ordinary shares in the capital of the Company and grant rights to subscribe for ordinary shares in the capital of the Company at any time during a period of eighteen (18) months as of the date of this general meeting up to a maximum of ten percent (10%) of the issued share capital of the Company, to be calculated against the amount of issued share capital as it will be at the date of this general meeting and in relation thereto, and (ii) to limit or exclude the statutory pre-emptive rights with regard to such (rights to subscribe for) shares. The Chairperson put the proposal to grant this authorisation to the Board to the meeting and established that the resolution was adopted.

Item 10 - Amendment of the articles of association of the Company to align with current Dutch law and practice and granting a proxy to each of the directors of the Company and employees of Freshfields Bruckhaus Deringer LLP in having the deed of amendment executed (*voting item*)

The Chairperson informed the meeting that it is proposed to partially amend the articles of association to align the articles with current Dutch law, including the removal of out-of-date references and references to Belgian legislation. At the time of the conversion of the legal form of the Company from a Dutch N.V. into a European company (*Societas Europaea*) in two thousand and seventeen, the articles of association provided for a possible transfer of the official seat to Belgium and

aligned the articles of association as much as possible with Belgian law, where allowed under Dutch law. The possible transfer of the official seat to Belgium is no longer anticipated. As such, it is now intended to remove any references to Belgian legislation in the articles of association and align them with current Dutch legislation. The Chairman informed the meeting that the literal text of the proposed amendment was published on the website simultaneously with the convocation of the meeting and made a reference to the double-column text with explanatory notes to the proposed amendment per article. The Chairman explained that the proposal includes a proxy to each member of the Board, as well as each, (deputy/assigned) civil law notary, lawyer and practice support lawyer officiating with Freshfields Bruckhaus Deringer LLP, Amsterdam office, to execute the deed of amendment of the articles of association.

The Chairperson put the proposal to amend the articles of association of the Company and to grant a proxy to each of the directors of the Company and employees of Freshfields Bruckhaus Deringer LLP to execute the deed of amendment executed and established that the resolution was adopted.

Item 11 - Appointment of Deloitte Accountants B.V. as external auditor of the Company for the financial year for two thousand and twenty-two (voting item) The Chairperson put the proposal to appoint Deloitte Accountants B.V. for the financial year two thousand twenty-two to the meeting and established that the resolution was adopted.

Item 12 - Any other business, announcements or questions

The Chairman gave responses to a couple of questions from the shareholders attending the meeting. There were no further announcements, nor was other business discussed.

Item 13 - Closing

The Chairperson then noted that since there were no further items to discuss or resolve upon, which concluded the formal business of the meeting, and the Chairperson thanked all present and closed the meeting at ten hours and twenty-one minutes ante meridiem.

Voting results.

The exact results of the voting have been set out in a document that was provided to me, deputy civil law notary, deputising for Dirk-Jan Jeroen Smit, civil law notary, aforementioned, by the Company after the meeting, a copy of which is attached to this deed.

Final.

The Chairperson and the Secretary have authorized [*], deputy civil law notary, to co-sign this deed on their behalf, to evidence that the minutes duly reflect the proceedings in the meeting.

In witness of the proceedings in the meeting the original of this deed, which shall be retained by me, civil law notary, was executed in Amsterdam, the Netherlands, on the [*] day of [*] two thousand and twenty-two.