

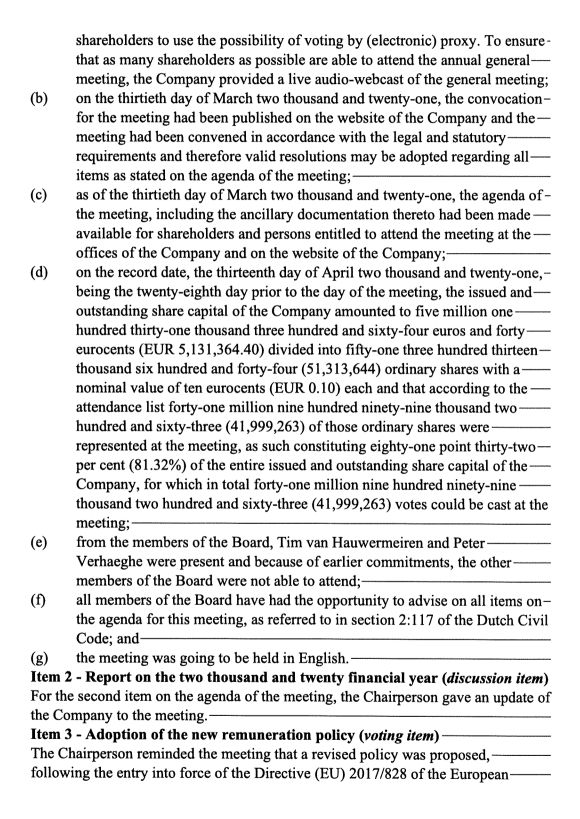
NOTARIAL DEED OF RECORD OF THE PROCEEDINGS IN THE ANNUAL GENERAL MEETING OF SHAREHOLDERS OF ARGENX SE

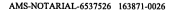
On the eleventh day of May two thousand and twenty-one as of ten hours ante——
meridiem, I, Dirk-Jan Jeroen Smit, civil law notary, officiating in Amsterdam, the
Netherlands, attended, at the request of the board of directors of argenx SE, a
European company with limited liability (Societas Europaea or 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 <i>Company</i>) 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) in light of the evolving outbreak of COVID-19 and the recent measures—
imposed by the Dutch government, the Company encouraged its

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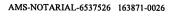






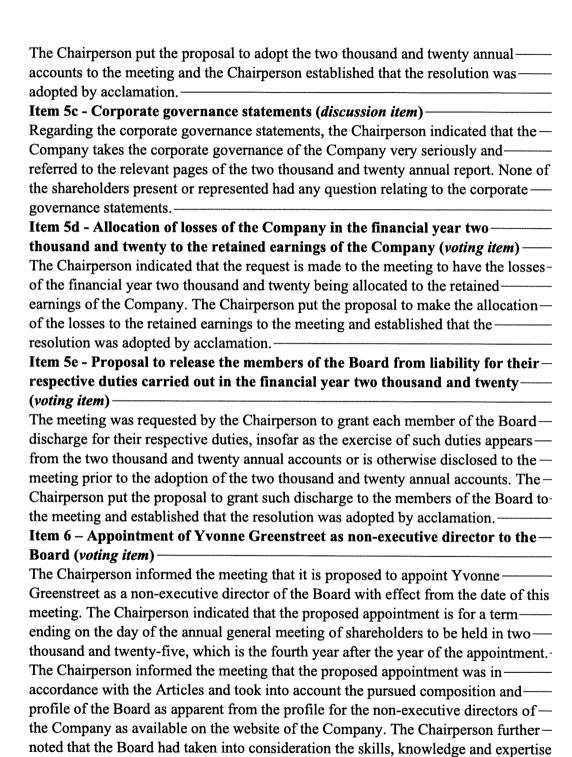


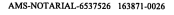
Parliament and of the Council of seventeen May two thousand and seventeenamending Directive 2007/36/EC as regards the encouragement of long-termshareholder engagement (the Shareholders Rights Directive II), and further revisedfollowing the sixty-nine point nine per cent (69,9%) approval (out of the seventyfive per cent (75%) required) of the policy proposed to the annual general meeting of two thousand and twenty. The Chairperson explained that this new (two thousandand twenty-one) draft remuneration policy takes into account the feedback receivedon the (two thousand and twenty) draft remuneration policy, furthermore takes intoaccount the views of a selection of shareholders consulted prior to making the proposal to the general meeting and has been subjected to an external benchmarkingexercise to ensure that it provides for fair, reasonable and competitive remuneration. The Chairperson furthermore explained the relevant changes of the draft remuneration policy and confirmed that the new remuneration policy will apply to the executive and non-executive directors of the Company, but its principles are applied throughout all the company's employees. Finally, the Chairpersonmentioned that support of the general meeting for this new remuneration policy is required for the Company to continue to attract and retain the highly qualifiedindividuals it relies on to achieve its strategic objectives in the key geographicregions it operates. The Chairperson put the proposal to adopt the new remuneration policy to the meeting and established that the resolution was adopted by acclamation.-Item 4 - Approval of the two thousand and twenty remuneration report-(advisory non-binding voting item)-The Chairman explained that in accordance with the Shareholders Rights Directive— II, the shareholders are requested to take an advisory vote to approve the remuneration report, which provides a comprehensive overview of the remunerationpaid to our CEO, senior management and non-executive directors for the twothousand and twenty financial year. The Chairperson put the proposal, as a non-binding vote, to approve the twothousand and twenty remuneration report to the meeting and established that theresolution was adopted by acclamation. Item 5a - Discussion of the two thousand and twenty annual report (discussion item) The Chairperson gave a brief presentation of the two thousand and twenty annualaccounts and the two thousand and twenty annual report.-Item 5b - Adoption of the two thousand and twenty annual accounts (votingitem)











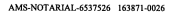


of Yvonne Greenstreet which she built up during her career.-





The Chairperson then put the proposal to appoint Yvonne Greenstreet as non-
executive director of the Board to the meeting and established that the resolution—
was adopted by acclamation.
Item 7 - Re-appointment of Anthony Rosenberg as non-executive director to —
the Board (voting item)
The Chairperson informed the meeting that it is proposed to re-appoint Anthony——
Rosenberg 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-five, 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 Anthony Rosenberg which he built up during his career and his contribution and-
performance as non-executive director of the Company.
The Chairperson then put the proposal to re-appoint Anthony Rosenberg as non-
executive director of the Board to the meeting and established that the resolution—
was adopted by acclamation.
Item 8 - 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 (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 shares. The Chairperson put the-
proposal to grant this authorisation to the Board to the meeting and established that -
the resolution was adopted by acclamation.
Item 9 - Appointment of Deloitte Accountants B.V. as external auditor of the
Company for the financial year for two thousand and twenty-one (voting item) -



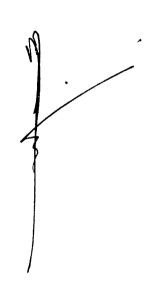




The Chairperson put the proposal to appoint Deloitte Accountants B. v. for the
financial year two thousand twenty-one to the meeting and established that the
resolution was adopted by acclamation.
Item 10 - Any other business, announcements or questions
There were no further announcements or questions, nor was other business—
discussed.
Item 11 - 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-five-
minutes ante meridiem.
Voting results.
The exact results of the voting have been set out in a document that was provided to-
me, civil law notary, by the Company after the meeting, a copy of which is attached-
to this deed.
Final.
The Chairperson and the Secretary have authorized Mark Robin Johannes—
Maarschalkerweerd, 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 twenty-first day of March two thousand and twenty-two.
(was signed)



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