

The Annual General Meeting (the "Meeting") of Pandora A/S will be held on Thursday 10 March 2022 at 10:00 a.m. CET. The Meeting will be held as a fully (virtual) meeting <u>without</u> any physical attendance.

Name and address:______

VP account number:_____

Nomination of proxy/postal voting: If you do not wish to attend or are prevented from attending the Meeting, or if you wish to submit you votes in advance of the Meeting, you may submit a postal vote or authorise a person as your proxy to represent you at the Meeting. Proxies may be given electronically and postal votes may be cast electronically through the Investor Portal on <u>www.pandoragroup.com</u>, by using username and password.

- □ I hereby give proxy to the chair of the Board of Directors of Pandora A/S, or a substitute duly appointed by him, to vote on my/our behalf at the Meeting, cf. the Board of Directors' recommendations on this form. The proxy applies to all items discussed at the Meeting. In the event any amendments are submitted, the proxy holder will vote on my behalf according to his/her best belief.

to attend and vote on my/our behalf at the Meeting.

I request an admission card for an advisor: ______

Name of advisor (Please use block letters)

- Proxy instructions. In the table below, I have indicated how I wish to vote at the Meeting. The proxy applies to all items discussed at the Meeting. In the event any amendments are submitted, the proxy holder will vote on my behalf according to his/her best belief.
- **Postal vote.** In the table below, I have indicated how I wish to vote at the Meeting. Please note that postal votes cannot be withdrawn. The postal vote will be taken into consideration if a new or amended proposal is substantially the same as the original proposal as reasonably determined by the Board of Directors.

Items on the agenda of the Meeting on Thursday 10 March 2022 (shortened; please note that the complete agenda appears from the notice convening the Meeting).		FOR	AGAINST	ABSTAIN	BOARD RECOM- MENDATION
1.	The Board of Directors' (the "Board") report on the Company's activities				
2	during the past financial year.				FOR
2. 3.	Adoption of the audited 2021 Annual Report.				FOR
5. 4.	Presentation of the 2021 Remuneration Report (advisory vote only) Adoption of proposal on the Board's remuneration for 2022.				FOR
4. 5.	Proposed distribution of profit as recorded in the adopted 2022 Annual				FOR
5.	Report, including the proposed amount of any dividend to be distributed				
	or proposal to cover any loss.				FOR
6.	Election of members to the Board:				
	Peter A. Ruzicka				FOR
	ristian Frigast ine Dalsgaard		-		FOR
					FOR
	Birgitta Stymne Göransson				FOR
	Marianne Kirkegaard				FOR
	Catherine Spindler				FOR
	Jan Zijderveld				FOR
7.	Election of auditor. The Board proposes re-election of EY Godkendt Revisionspartnerselskab as the Company's auditor.				FOR
8.	Resolution on the discharge from liability of the Board and Executive Management.				FOR
9.	Any proposal by the shareholders and/or Board. The Board has submitted the following proposals:				
	9.1 Reduction of the Company's share capital.				FOR
	9.2 Authorisation to the Board to let the Company buy back own shares.				FOR
	9.3 Authorisation to the chair of the Annual General Meeting.				FOR
10.	Any other business.				

If you do not indicate the type of proxy/postal voting, but have otherwise properly completed the form, it will be considered as a postal vote.

Date

Signature

Please note that Pandora A/S and the registrar are not responsible for any delay in submitting the material. This form must be received by Computershare A/S, Lottenborgvej 26 D, DK-2800 Kgs. Lyngby, Denmark, no later than Monday 7 March 2022 at 8:00 p.m. CET. Postal votes must be received no later than Wednesday 9 March 2022 at 12:00 p.m. CET (noon). Please return the form by email, scan-to-email to agm@computershare.dk.