

Name of shareholder:	
Address:	
ZIP code and city: Country:	
Custody account no. or	
VP reference:	
Number of Votes:	

PROXY - AND VOTE BY CORRESPONDENCE FORM

The Annual General Meeting of BioPorto A/S will be held on 11 April 2025 at 3.00 p.m. (CEST) At the Company's address Tuborg Havnevej 15, st., DK-2900 Hellerup, Denmark

This form must be received by BioPorto A/S no later than 7 April 2025, 11:59 PM CEST, if used as a proxy form and no later than 8 April 2025, 11:59 PM CEST, if used as a vote by correspondence form. The filled in form may be returned by e-mail: gf@computershare.dk. Please note that neither BioPorto A/S nor the share registrar may be held responsible for any delays in submitting the form.

I hereby authorize vote by correspondence/proxy on my/our behalf on the Annual General Meeting on 11 April 2025 and to submit votes in accordance with my/our shareholdings, as set out below: **Please check**

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		Proxy to the Board of Directors of BioPorto A $/$ S (with a right of substitution) to vote in accordance with the Board of Directors' recommendation as stated below
or		
		Proxy is granted to the following third party:
		(Name and address of proxy holder - please use capital letters)
or		
		Proxy is granted to the Board of Directors of BioPorto A / S (with a right of substitution) to vote as specified below,
or		
		Votes by correspondence are cast as stated below. Votes by correspondence cannot be revoked.

Please check the above boxes to indicate how your votes shall be cast at the general meeting. To the extent that an instruction has not been ticked off, this form will be considered as a proxy to the Board of Directors to vote or abstain from voting in accordance with the recommendation by the Board of Directors, as indicated below, however, only for the agenda items where an instruction has not been provided.

In the event that new proposals are submitted, including any amendments to proposals or proposals for new candidates to the Board of Directors or auditor who are not on the agenda, the proxy holder will in relation to such new proposal(s) vote on your behalf according to his/her best belief. Votes by correspondence will be considered if the new proposal is, in all its materiality, identical to the original proposal.



	Agenda (the full agenda is set out in the notice)	FOR	AGAINST	ABSTAIN	Board of Directors' recommendation
1.	Report on the Company's activities during the past year (not up for vote)		•		-
2.	Presentation of the Annual Report for approval and allocation of profit or covering of loss				FOR
3.	Resolution to grant discharge of liability to the Board of Directors and Executive Management				FOR
4.	Presentation of the Remuneration Report for an advisory vote				FOR
5.	Approval of remuneration for the Board of Directors				FOR
6.	Election of members to the Board of Directors	-	-	=	-
6a	Re-election of Henrik Juuel				FOR
6b	Re-election of Mats Thorén				FOR
6с	Election of Donna Haire				FOR
6d	Election of Jens Due Olsen				FOR
7.	Election of auditor	-	-	-	-
	Re-election of Deloitte Statsautoriseret Revisionspartnerselskab		•		FOR
8.	Proposals from the Board of Directors	-	-	=	-
8.a(i)	Proposal to adopt authorization to increase the share capital with pre-emptive rights				FOR
8.a(ii)	Proposal to adopt authorization to increase the share capital without pre-emptive rights				FOR
8.b	Authorization to the Chair of the General Meeting				FOR
9.	Any other business (not up for vote)				-

A proxy/written vote is valid for shares held by the undersigned on the record date, 4 April 2025, 11:59 PM CEST, calculated on the basis of entries in the shareholders' register and any notice of ownership received by the Company for the purpose of registration in the shareholders' register.

BioPorto A/S will as part of your communication and interaction with you collect and process personal data about you. You can read more about our privacy notice at http://www.bioporto.com/Investor-Relations/Governance.aspx

 Date	Signature