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PROXY FORM

Any shareholder wishing to be represented at the extraordinary general meeting of Bone Therapeutics SA to be held on **13 July 2022** as of 11:00 am (Belgian time) at Rue du Fort 24, 6000 Charleroi with the agenda set out below must use the present proxy form <u>in French</u>. Any other proxy form will not be accepted.

A scanned or photographed copy of this completed and signed form must be received by the Company on 7 July 2022 at 05.00 pm (Belgian time) at the latest. This form may be sent to the Company by email to generalassembly@bone-therapeutics.com, or by mail to the attention of Bone Therapeutics, Mr. Benjamin D'Haese and Mrs. Myriam Piscitello, Rue Granbonpré 11, Building H, 1435 Mont-Saint-Guibert, Belgium.

It is important to note that the undersigned shareholder must also comply with the registration formalities set out in the convening notice.

Moreover, the designation of a proxy holder must comply with applicable Belgian legislation, in particular with regard to conflicts of interest.

The undersigned :

name:	
address:	
represented pursuant to its articles of association by:	
holder of:	shares of the company
corporate name:	BONE THERAPEUTICS SA
registered office:	Rue Granbonpré 11, Building H, 1435 Mont-Saint- Guibert,

Hereby appoints as special proxy holder:

Mrs. / Mr _____

To whom it grants all powers necessary for representing him/her at the extraordinary general meeting of the said company, that will be held on **13 July 2022 as of 11:00 am (Belgian time)** at Rue du Fort 24, 6000 Charleroi, Belgium, with the following **agenda**:

- 1. Acknowledgement of the following reports:
 - the special report of the board of directors prepared in accordance with article 7:228 of the Belgian Code on Companies and Associations and the measures proposed by the board of directors therein;
 - the special report of the board of directors established pursuant the article 7:199 of the Belgian Code on Companies and Associations.

Comments on this agenda item:

The board of directors of the Company requests the general meeting to acknowledge the aforementioned reports.

2. Decision relating to the continuation of the Company's activities and approval of any possible remedial measures proposed by the board of directors

Proposed resolution:

The general meeting resolves, in particular in view of the above-mentioned report, (i) to not proceed with the dissolution of the Company, (ii) to confirm that reorganisation measures do not seem necessary due to the recently secured financings and the measures indicated in item 2 of the report, and (iii) to allow the board of directors to examine other possible measures and to take them into account in the light of the Company's financial needs.

□ For □ Against □ Abstention

3. Renewal of the authorized capital.

Proposed resolution:

The general meeting decides to approve the renewal in accordance with articles 7:199 and 7:202 of the Belgian Code on Companies and Associations, of the authorization of the board of directors to make use of the authorized capital on the same terms as currently provided in article 7 of the articles of association, for a period of five years and up to an amount corresponding to the current capital of the Company, including in case of reception by the Company of a communication by the Financial Services and Markets Authority (FSMA) stating that the FSMA has been informed of a public takeover bid regarding the Company.

Consequently, the general meeting decides to amend article 7 of the articles of association of the Company in order to bring it into line with the decision taken.

□ For □ Against □ Abstention

4. Acknowledgment of the transfer of registered office and consequential amendment of article 2 of the articles of association of the Company

Comments on this agenda item:

The general meeting acknowledges the transfer of the registered office of the Company to Rue Granbonpré 11, Building H, 1435 Mont-Saint-Guibert, pursuant to the decision taken by the board of directors in accordance with article 2 of the articles of association of the Company on 14 December 2021 and published in the Annexes to the Belgian Official Gazette on 26 January 2022.

Consequently, the general meeting decides to amend article 2 of the article of association in order to remove the reference to the former address of the registered office of the Company.

• For

Against

Abstention

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5. Powers for the formalities of publication of the present resolutions.

Proposed resolution:

The general meeting grants to the undersigned notary public all powers for the purpose of drawing up, executing and signing all documents, instruments, steps and formalities and for the purpose of giving all necessary or useful instructions in order to execute the aforementioned decisions as well as carrying out the necessary publication formalities. In addition, the meeting also grants the undersigned notary public full powers for the purpose of coordinating the Company's articles of association following the decisions taken.

The general meeting further resolves to grant to Mrs. Myriam Piscitello and Mr. Benjamin D'Haese, acting alone, the power to carry out all formalities at the one-stop-shops for companies in order to register/modify data with the Crossroads Bank for Enterprises and, if necessary, with the Administration for Value Added Tax.

■ For ■ Against ■ Abstention

Attendance quorum

There will be no attendance quorum applicable to this second extraordinary general meeting, in accordance with article 7:153, paragraph 3 of the Belgian Code on Companies and Associations. **Voting and majority**

Subject to the applicable legal provisions, each share will give the right to one vote. In accordance with article 7:135 of the Belgian Code on Companies and Associations, holders of registered subscription rights and registered convertible bonds are entitled to attend the extraordinary general meeting of shareholders, but only with a consultation right.

In accordance with applicable law, the proposed resolutions referred to in items 3 and 4 of the aforementioned agenda will be adopted if they are approved by a majority of 75% of the votes validly cast by the shareholders. The proposals for resolutions referred to in the other items of the agenda will be adopted by a simple majority of the votes.

In case no voting instructions have been given, the undersigned shareholder is deemed to accept the proposed resolutions.

Disclaimer

The undersigned acknowledges having been informed in good time of the holding of the extraordinary general meeting and of its agenda, as set out above, as well as of the nature and content of the documents to be submitted to this extraordinary general meeting, of which it has been or may be informed. It further acknowledges that it has sufficient means to be informed of the exact date of the said extraordinary general meeting, should it not be held on the date indicated in this proxy form.

Powers of the proxy holder:

The proxy holder hereby has the following powers on behalf of the undersigned:

- participate in the meeting and, as the case may be, vote in favour of its postponement;

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- attend any other meeting with the same agenda if the first meeting may not validly deliberate, has been postponed, or has not been validly convened;
- appoint the officers of the meeting or of any meeting with the same agenda in the event that the first meeting cannot validly deliberate, has been postponed or has not been duly convened;
- take part in all deliberations and vote or abstain from voting, amend or reject any proposals relating to the agenda in accordance with the instructions given to the proxyholder, by any means, prior to the holding of the meeting; and
- to the above effects, to pass and sign all deeds, minutes, attendance list and documents, registers, elect domicile, substitute and in general do all that is useful or necessary.

Instructions to the proxy holder

The undersigned hereby expressly instructs the proxyholder to participate in the general meeting, even in the absence of proof of proper convening of the shareholders, directors and auditor or in the absence of waiver by each of these persons of (i) the time limits and formalities for convening the general meeting, (ii) and the right to receive certain reports and other documents, in accordance with articles 7:128 and 7:132 of the Belgian Code on Companies and Associations.

Indemnification of proxy holder

The undersigned hereby undertakes to indemnify the proxy holder for any damage that the proxy holder may incur as a result of any act performed pursuant to this power of attorney, provided that the Agent has respected the limits of its powers. Furthermore, the undersigned undertakes not to seek the annulment of any of the resolutions approved by the proxy holder and not to demand any compensation from the proxy holder, provided however that the proxy holder has respected the limits of its powers.

[PLEASE SIGN AND DATE THE FRENCH VERSION OF THE PROXY]