THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION. It contains the Resolutions to be voted on at the Annual General Meeting of the Company to be held at the registered office of the Company, The Magdalen Centre, Oxford Science Park, Robert Robinson Avenue, Oxford, OX4 4GA, at 10 a.m. on 16th December 2016. If you are in any doubt about what action you should take, you should consult your stockbroker, bank manager, solicitor or other independent financial adviser authorised under the Financial Services and Markets Act 2000 immediately.

Copies of this document will be available free of charge until 16th December 2016 at the Company's registered office, The Magdalen Centre, Oxford Science Park, Robert Robinson Avenue, Oxford, OX4 4GA, during normal business hours.

If you have sold or otherwise transferred all of your Ordinary Shares, please forward this document and the accompanying Form of Proxy for use in relation to the Annual General Meeting as soon as possible to the purchaser or transferee or to the stockbroker, bank or other agent through whom the sale or transfer was effected for delivery to the purchaser or transferee.

The Directors, whose names appear on page 4 of this document, accept responsibility for the information contained in this document. To the best of the knowledge and belief of the Directors (who have taken all reasonable care to ensure that such is the case), the information contained in this document is in accordance with the facts and does not omit anything likely to affect the import of such information.

PHYSIOMICS PLC

(Incorporated and registered in England and Wales with registered no. 04225086)

Notice of Annual General Meeting

Nominated Adviser: WH Ireland Limited Broker: Hybridan LLP

Your attention is drawn to the letter from the Chairman of the Company which recommends that you vote in favour of the Resolutions to be proposed at the Annual General Meeting.

A Form of Proxy for use in connection with the Annual General Meeting is also enclosed with this document. The Form of Proxy should be completed and returned to the Company's Registrars, Capita Asset Services PXS, 34 Beckenham Road, Beckenham, Kent BR3 4TU in accordance with the instructions printed on it as soon as possible and, in any event, so as to be received no later than 48 hours prior to the Annual General Meeting. Completion and return of a Form of Proxy will not preclude Shareholders from attending and voting in person at the Annual General Meeting should they so wish.

CONTENTS

	Page
DETAILS OF OFFICERS AND ADVISERS	4
EXPECTED TIMETABLE OF EVENTS	5
PART 1 - LETTER FROM THE CHAIRMAN	6
PART 2 – NOTICE OF ANNUAL GENERAL MEETING	9

DIRECTORS, COMPANY SECRETARY AND ADVISERS

Directors	Dr Paul Harper, Chairman Dr Jim Millen, Chief Executive Officer Dr Christophe Chassagnole, Chief Operating Officer
Company Secretary	Strategic Finance Director Limited
Registered Office	Physiomics plc The Magdalen Centre Oxford Science Park Robert Robinson Avenue Oxford OX4 4GA
Nominated Adviser	WH Ireland Ltd 11 St James's Square Manchester M2 6WH
Broker to the Company	Hybridan LLP 2 Jardine House, The Harrovian Business Village, Bessborough Road, Harrow, Middlesex HA1 3EX
Legal Advisers to the Company	Taylor Vinters LLP Tower 42, 33 rd Floor 25 Old Broad Street London EC2N 1HQ
Registrars	Capita Asset Services The Registry 34 Beckenham Road Beckenham Kent BR3 4TU

EXPECTED TIMETABLE OF EVENTS

22 November 2016
10 a.m. on 14th December 2016
10 a.m. on 16 th December 2016
close of business on 16th December 2016
8 a.m. on 19 th December 2016

STATISTICS

Number of Existing Ordinary Shares of 0.004p in issue at the date of this document	5,701,657,918
Number of New Ordinary Shares of 0.4p in issue, assuming the Share Consolidation is approved	57,016,579

Each of the times and dates above is subject to change. Any such change will be notified by an announcement on a Regulatory Information Service.

PART 1

LETTER FROM THE CHAIRMAN

Physiomics plc

(Incorporated and registered in England and Wales with registered no. 04225086) Registered office: The Magdalen Centre, Oxford Science Park, Robert Robinson Avenue, Oxford, OX4 4GA

Directors: Dr Paul Harper, Chairman Dr Jim Millen, Chief Executive Officer Dr Christophe Chassagnole, Chief Operating Officer

22 November 2016

To all Shareholders and, for information only, holders of options under the Share Option Scheme

Dear Shareholder,

Notice of Annual General Meeting

I am writing to inform you of the Annual General Meeting which is proposed be held on 16th December 2016 at The Magdalen Centre, Oxford Science Park, Robert Robinson Avenue, Oxford, OX4 4GA, at which Shareholder authority will be sought for a number of Resolutions.

This document also sets out the reasons for, and provides further information on the Resolutions, to explain why the Board considers the Resolutions to be in the best interests of the Company and its Shareholders as a whole and why the Directors unanimously recommend that you vote in favour of the Resolutions, as they have done at the Company's last Board meeting held on 22 November 2016.

Resolutions

All resolutions will be proposed as ordinary resolutions, other than resolution 6 which will be proposed as a special resolution. For an ordinary resolution to be passed, more than half of the votes cast must be in favour of the resolution. For a special resolution to be passed, at least three-quarters of the votes cast must be in favour of the resolution.

Resolution 1: Approval of the accounts

The Company is required by law to put the Company's annual report and accounts for the year ended 30 June 2016 before the meeting. Shareholders are invited to vote to receive and adopt the Directors' and Auditors' Report and Accounts for the year ended 30 June 2016, a copy of which is being despatched to shareholders with this Notice of AGM.

Resolution 2: Re-election of Dr Christophe Chassagnole as a director

Under the Company's articles of association, at least one third of directors are required to retire and stand for re-election at every Annual General Meeting, Dr Christophe Chassagnole has accordingly retired at this year's Annual General Meeting and is standing for re-election.

Resolution 3: Appointment and remuneration of auditor

The Company is required by law to appoint an auditor at the Annual General Meeting. Shipleys LLP has expressed its willingness to continue in office. Resolution 3 authorises the re-appointment of Shipleys LLP for the coming year and authorises the board to agree the auditor's remuneration.

Resolution 4: Share Consolidation

In line with its focus on delivering value to Shareholders, the Company proposes to consolidate the Ordinary Shares of 0.004p each ("**Ordinary Shares**") in a ratio of 100:1 in order to reduce the number of Ordinary Shares in issue and to increase the price per Ordinary Share to a level more in line with other companies admitted to trading on AIM ("Share Consolidation").

Under the Share Consolidation, it is proposed that every one hundred Ordinary Shares be immediately consolidated into one Consolidated Ordinary Share of 0.4p each ("**Consolidated Ordinary Share**"). Accordingly, the proportion of Ordinary Shares held by each Shareholder immediately before the Share Consolidation will, save for fractional entitlements (which are discussed further below), be the same as the proportion of Consolidated Ordinary Shares held by each Shareholder immediately after the Share Consolidation. For clarity, Deferred Shares will not be impacted by this Consolidation.

The Consolidated Ordinary Shares will carry equivalent rights to the Ordinary Shares, save as to nominal value.

In the event that the number of existing Ordinary Shares held by a Shareholder is not exactly divisible by one hundred, the Share Consolidation will generate an entitlement to a fraction of a Consolidated Ordinary Share.

The Company proposes that any such fractional entitlements will be aggregated and sold in the market for the best price reasonably obtainable with the proceeds being to the benefit of the Company. Given the small economic value of such fractional entitlements, the Board is of the view that the distribution of the sale proceeds to individual Shareholders would result in a disproportionate cost to the Company.

Any Shareholder holding fewer than one hundred Ordinary Shares at the Record Date will cease to be a Shareholder.

The Board believes that the Share Consolidation will result in a more appropriate number of shares in issue for a company of Physiomics' size in the UK market. The Share Consolidation may also help to make the Company's shares more attractive to investors and may result in a narrowing of the bid/offer spread, thereby improving liquidity.

The issued share capital of the Company immediately following the Share Consolidation is expected to comprise 57,016,579 Consolidated Ordinary Shares and 2,481,657,918 Deferred Shares of 0.036p each.

The entitlements to Ordinary Shares of holders of share options or other instruments convertible into Ordinary Shares will be adjusted in accordance with their terms to reflect the Share Consolidation.

Trading of the Consolidated Ordinary Shares

Application will be made for the simultaneous cancellation of the existing Ordinary Shares from CREST and admission of the Consolidated Ordinary Shares to CREST and their admission to trading on AIM. The Consolidated Ordinary Shares may thereafter be held and transferred by means of CREST. It is expected that Consolidated Ordinary Shares which are held in uncertificated form will be credited to the relevant CREST accounts on 19th December 2016 and admitted to trading on AIM on the same day.

Definitive share certificates in respect of those Consolidated Ordinary Shares which will be held by Shareholders who currently hold their Ordinary Shares in certificated form are expected to be dispatched to relevant Shareholders on or around 5th January 2017. Share certificates in respect of existing Ordinary Shares will cease to be valid on 19th December 2016 and, pending delivery of share certificates in respect of Consolidated Ordinary Shares, transfers will be certified against the register.

Resolution 5: Authority to allot shares

Shareholders are being asked to give the directors a general authority to allot shares in the company and to grant rights to subscribe for, or to convert any security into, shares in the Company. On this occasion it is for up to a maximum nominal amount of $\pounds 114,033$ representing 28,508,250 Consolidated Ordinary Shares or 50% of the issued ordinary share capital of the Company.

Resolution 6: Disapplication of shareholders' statutory pre-emption rights

Shareholders are being asked to pass a resolution to empower the directors to allot equity securities, or sell treasury shares, for cash as if section 561(1) of the Companies Act 2006 (which gives shareholders certain pre-emption rights on the issue of shares or convertible securities) did not apply to any such allotment. The authority allows the issue or sale of ordinary shares limited to shares having an aggregate nominal amount of £114,033 representing 28,508,250 Consolidated Ordinary Shares or 50% of the issued ordinary share capital of the Company.

The authority will lapse at the conclusion of the Company's 2017 AGM.

Whether or not you propose to attend the Annual General Meeting in person, you are strongly encouraged to complete, sign and return your Form of Proxy in accordance with the instructions printed thereon as soon as possible, but in any event so as to be received, by post or, during normal business hours only, by hand, to Capita Asset Services PXS, 34 Beckenham Road, Beckenham, Kent BR3 4TU, by no later than 10.00 a.m. on 14th December 2016 (or, in the case of an adjournment of the Annual General Meeting, not later than 48 hours before the time fixed for the holding of the adjourned meeting (excluding any part of a day that is not a Business Day)).

If you hold your shares in the Company in uncertificated form (that is, in CREST) you may vote using the CREST Proxy Voting service in accordance with the procedures set out in the CREST Manual (please also refer to the accompanying notes to the Notice of Annual General Meeting set out at the end of this document). Proxies submitted via CREST must be received by the Company's agent (Capita Asset Services) by no later than 10.00 a.m. on 14th December 2016 (or, in the case of an adjournment, not later than 48 hours before the time fixed for the holding of the adjourned meeting (excluding any part of a day that is not a Business Day)).

Appointing a proxy in accordance with the instructions set out above will enable your vote to be counted at the Annual General Meeting in the event of your absence. The completion and return of the Form of Proxy or the use of the CREST Proxy Voting service will not prevent you from attending and voting at the Annual General Meeting, or any adjournment thereof, in person should you wish to do so.

Recommendation

The Directors believe that the Resolutions to be proposed at the Annual General Meeting are in the best interests of the Company and Shareholders as a whole and unanimously recommend that you vote in favour of the Resolutions.

Yours faithfully,

Dr Paul Harper

Chairman

PART 2

NOTICE OF ANNUAL GENERAL MEETING

Physiomics plc

(Incorporated in England and Wales with registered no. 04225086) (the "Company")

NOTICE IS HEREBY GIVEN that an Annual General Meeting of the Company will be held at the Company's registered office at The Magdalen Centre, Oxford Science Park, Robert Robinson Avenue, Oxford, OX4 4GA at 10.00 a.m. on 16th December 2016 for the purposes of considering and, if thought fit, passing the following resolutions of which resolutions 1, 2, 3 4, and 5 will be proposed as an ordinary resolution and resolution 6 will be proposed as a special resolution:

BUSINESS OF THE MEETING

To consider and, if thought fit, pass the following resolutions numbered 1-5 as ordinary resolutions and resolution 6 as a special resolution:

- 1. To receive and adopt the financial statements and the report of the directors and auditors of the Company for the period ended 30 June 2016.
- 2. To re-appoint Dr Christophe Chassagnole as a Director of the Company.
- 3. To confirm the appointment of Shipleys LLP as auditors of the Company to hold office until the conclusion of the next Annual General Meeting at which annual accounts of the Company are laid and to authorise the Directors to fix their remuneration.

Ordinary Resolution – consolidation of shares

4. THAT:

- a. the 5,701,657,918 ordinary shares of 0.004p each in the issued share capital of the Company be consolidated into 57,016,579 ordinary shares of 0.4p each ("**Consolidated Ordinary Shares**"), such shares having the same rights and being subject to the same restrictions (save as to nominal value) as the existing ordinary shares of 0.004p each in the capital of the Company as set out in the Company's articles of association for the time being; and
- b. the Directors shall be authorised to aggregate any fractional entitlements to Consolidated Ordinary Shares in issue on the date this Resolution is passed which arise on the consolidation referred to in Resolution 4a above and sell the new Consolidated Ordinary Shares arising as a result of such aggregation in the market as agent for the relevant holders for the best price reasonably obtainable, and may authorise any person to transfer or deliver such Consolidated Ordinary shares to the buyer or in accordance with the buyer's instructions, with the net proceeds of such sale to be retained by the Company, and the buyer shall not be bound to see to the application of the purchase money, nor shall his title to such Consolidated Ordinary Shares be affected by any irregularity or invalidity in the proceedings in reference to the sale.

Ordinary resolution – power to allot securities

5. THAT the directors of the Company (the "**Directors**") be and are hereby generally and unconditionally authorised pursuant to section 551 of the Companies Act 2006 to exercise all powers of the Company to allot any shares in the Company and to grant rights to subscribe for or convert any security into shares in the Company up to a maximum aggregate nominal amount of £114,033 in the ordinary capital of the Company.

This authority shall expire (unless renewed, varied or revoked by the Company in general meeting) at the conclusion of the next annual general meeting of the Company save that the Company shall be entitled to make, prior to the expiry of such authority, any offer or agreement

which would or might require shares to be allotted or rights to subscribe for or convert any securities into shares to be granted after the expiry of such authority and the Directors may allot any shares or grant rights to subscribe for or convert securities into shares in pursuance of such offer or agreement as if the authority conferred hereby had not expired. The authority granted by this resolution shall replace all existing authorities to allot any shares or grant rights to subscribe for or convert securities into shares in the Company previously granted to the Directors pursuant to section 551 of the Companies Act 2006.

Special Resolution – disapplication of pre-emption rights

6. THAT subject to the passing of resolution 5 in this notice the Directors be and are hereby empowered pursuant to section 570 of the Companies Act 2006 to allot equity securities (as defined in section 560(1) of the Companies Act 2006) for cash pursuant to the authority conferred by resolution 5 above, as if section 561 of the Companies Act 2006 did not apply to such allotment, provided that this power shall be limited to allotments of equity securities a maximum aggregate nominal amount of £114,033 in the ordinary capital of the Company.

Such power shall expire upon expiry of the general authority conferred by Resolution 5 above, save that the Company may, before such expiry, make any offers or agreements which would or might require equity securities to be allotted after such expiry, and the Directors may allot equity securities in pursuance of any such offer or agreement as if the power conferred by this resolution had not expired. The power conferred by this resolution shall be in addition to all existing authorities to allot equity securities for cash as if section 561 of the Companies Act 2006 did not apply.

Dated: 22 November 2016

Registered office: The Magdalen Centre Oxford Science Park Robert Robinson Avenue Oxford, OX4 4GA By Order of the Board Strategic Finance Director Limited Company Secretary

Notes

- 1. A shareholder entitled to attend and vote at the AGM may appoint a proxy to attend, speak and vote instead of that shareholder. A proxy need not be a shareholder of the Company but must attend the meeting in person. A shareholder may appoint more than one proxy in relation to the meeting provided that each proxy is appointed to exercise the rights attached to a different share held by the appointing shareholder.
- 2. To be effective, the relevant proxy form must be completed and lodged with the Company's registrar, Capita Asset Services, whose address is Capita Asset Services PXS, 34 Beckenham Road, Beckenham, Kent BR3 4TU, no later than 48 hours before the meeting together with the original of any power of attorney or other authority under which the form of proxy is signed. In the case of a corporation, the form of proxy must be executed under its common seal or under the hand of any officer or attorney duly authorised. You can only appoint a proxy using the procedures set out in these notes and the notes to the form of proxy. Completion and return of the relevant proxy form enclosed herewith will not prevent a shareholder from attending and voting in person. If you have appointed a proxy and attend the meeting in person, your proxy appointment will automatically be terminated.
- 3. A vote withheld is not a vote in law, which means that the vote will not be counted in the calculation of votes for or against the resolution. If no voting indication is given, your proxy will vote or withhold from voting at his/her discretion. Your proxy will vote (or withhold from voting) as he/she thinks fit in relation to any other matter which is put before the meeting.
- 4. CREST members who wish to appoint a proxy or proxies through the CREST electronic proxy appointment service may do so for the AGM and any adjournment(s) of the meeting by using the procedures described in the CREST Manual. CREST personal members or other CREST sponsored members, and those CREST members who have appointed a voting service provider(s), should refer to their CREST sponsor or voting service provider(s), who will be able to take the appropriate action on their behalf.

In order for a proxy appointment or instruction made using the CREST service to be valid, the appropriate CREST message (a "CREST Proxy Instruction") must be properly authenticated in accordance with Euroclear UK's specifications and must contain the information required for such instructions, as described in the CREST Manual. The message must be transmitted so as to be received by the Company's agent, Capita Asset Services (CREST Participant ID: RA10), no later than 48 hours before the time appointed for the meeting (excluding any part of a day that is not a business day). For this purpose, the time of receipt will be taken to be the time (as determined by the timestamp applied to the message by the CREST Applications Host) from which the Company's agent is able to retrieve the message by enquiry to CREST in the manner prescribed by CREST. After this time any change of instructions to proxies appointed through CREST should be communicated to the appointee through other means.

CREST members and, where applicable, their CREST sponsors or voting service provider(s) should note that Euroclear UK does not make available special procedures in CREST for any particular messages. Normal system timings and limitations will therefore apply in relation to the input of CREST Proxy Instructions. It is the responsibility of the CREST member concerned to take (or, if the CREST member is a CREST personal member or sponsored member or has appointed a voting service provider(s), to procure that his CREST sponsor or voting service provider(s) take(s)) such action as shall be necessary to ensure that a message is transmitted by means of the CREST system by any particular time. In this connection, CREST members and, where applicable, their CREST sponsors or voting service provider(s) are referred, in particular, to those sections of the CREST Manual concerning practical limitations of the CREST system and timings.

The Company may treat as invalid a CREST Proxy Instruction in the circumstances set out in Regulation 35(5)(a) of the Uncertificated Securities Regulations 2001 (as amended).

5. In the case of joint holders, where more than one of the joint holders purports to appoint a proxy, only the appointment submitted by the most senior holder will be accepted. Seniority is determined

by the order in which the names of the joint holders appear in the Company's register of members in respect of the joint holding (the first-named being the most senior).

- 6. The Company, pursuant to Regulation 41 of the Uncertificated Securities Regulations 2001 (as amended), specifies that only those members registered in the Register of Members of the Company at close of business on 14th December 2016 (or if the AGM is adjourned, members entered on the Register of Members of the Company not later than 48 hours before the time fixed for the adjourned AGM, excluding any part of a day that is not a business day) shall be entitled to attend, speak and vote at the AGM in respect of the number of ordinary shares registered in their name at that time. Changes to entries on the Register of Members of the Company after 14th December 2016 shall be disregarded in determining the rights of any person to attend, speak or vote at the Meeting.
- 7. Except as provided above, members who have general queries about the meeting should write to the Company Secretary at the address of our registered office. You may not use any electronic address provided either in this notice of AGM or any related documents (including the proxy form) to communicate with the Company for any purposes other than those expressly stated.

Physiomics plc (Company)

Annual General Meeting - Form of proxy

Before completing this form, please read the explanatory notes below

I/We (block capitals).....

of (block capitals).....

being a member of the Company appoint the chairman of the meeting or (see note 3) the following person:

Name of proxy (BLOCK CAPITALS):	Number of Shares:

as my/our proxy to attend, speak and vote on my/our behalf at the Annual General Meeting of the Company to be held on 16th December 2016 at 10 a.m. and at any adjournment of the meeting.

I/We direct my/our proxy to vote on the following resolutions as I/we have indicated by marking the appropriate box with an 'X'.

If you wish to appoint multiple proxies, please see note 4 below. Please tick here if you are appointing more than one proxy: []

ORDINARY RESOLUTIONS	For	Against	Vote withheld
 To receive and adopt the financial statements and the report of the directors and auditors of the Company for the period ended 30 June 2016. To re-appoint Dr Christophe Chassagnole as a Director of the Company 			
3. To confirm the appointment of Shipleys LLP as auditors of the Company to hold office until the conclusion of the next Annual General Meeting at which annual accounts of the Company are laid and to authorise the Directors to fix their remuneration			
4. That the 5,701,657,918 ordinary shares of 0.004p each in the issued share capital of the Company be consolidated into 57,016,579 ordinary shares of 0.4p each			
5. To authorise the directors to allot shares pursuant to section 551 of the Companies Act 2006.			
SPECIAL RESOLUTION			
6. To disapply section 561 of the Companies Act 2006.			

Signature(s)	Date

Notes

FORM OF PROXY

1. As a member of the Company you are entitled to appoint a proxy or proxies to exercise all or any of your rights to attend, speak and vote at a general meeting of the Company. You can only appoint a proxy using the procedures set out in these notes. If the proxy is being appointed in relation to part of your holding only, please enter in the box next to the proxy's name the number of shares in relation to which they are authorised to act as your proxy. If this box is left blank they will be authorised in respect of your full voting entitlement.

2. Appointment of a proxy does not preclude you from attending the meeting and voting in person. If you have appointed a proxy and attend the meeting in person, your proxy appointment will automatically be terminated.

APPOINTMENT

3. A proxy does not need to be a member of the Company but must attend the meeting to represent you. If you wish to appoint a proxy other than the chairman of the meeting, insert their full name in the box. If you leave this space blank, the chairman of the meeting will be appointed your proxy. Where you appoint as your proxy someone other than the chairman, you are responsible for ensuring that they attend the meeting and are aware of your voting intentions. If you wish your proxy to make any comments on your behalf, you will need to appoint someone other than the chairman and give them the relevant instructions directly.

4. You may appoint more than one proxy provided each proxy is appointed to exercise rights attached to different shares. You may not appoint more than one proxy to exercise rights attached to any one share. To appoint more than one proxy, you may photocopy this form. If you are appointing more than one proxy, please indicate in the box next to the proxy holder's name the number of shares in relation to which they are authorised to act as your proxy and indicate by ticking the relevant box that the proxy appointment is one of multiple appointments being made. Multiple proxy appointments should be returned together in the same envelope.

5. In the case of joint holders the signature of any one holder is sufficient. If more than one joint holder of any share is present at the meeting personally or by proxy, that one present whose name stands first on the register of members in respect of that share is alone entitled to vote in respect of that share.

VOTING DIRECTIONS

6. To direct your proxy how to vote on the resolutions mark the appropriate box with an 'X'. To abstain from voting on a resolution, select the relevant "Vote withheld" box. A vote withheld is not a vote in law, which means that the vote will not be counted in the calculation of votes for or against the resolution. If no voting indication is given, your proxy will vote or abstain from voting at his or her discretion. Your proxy will vote (or abstain from voting) as he or she thinks fit in relation to any other matter which is put before the meeting, including a motion to adjourn.

RETURNING YOUR FORM OF PROXY

7. Any alteration to the form of proxy should be initialled.

8. All forms of proxy should be signed by the appointer or his attorney duly authorised in writing or, if the appointer is a Company, either under seal or under hand of a duly authorised officer or attorney of the Company and returned in the same envelope.

9. To be valid this form of proxy and any power of attorney or other authority under which it is signed or a notarially certified copy of such power of authority must be lodged at the offices of the Company's Registrars, Capita Asset Services PXS, 34 Beckenham Road, Beckenham, Kent, BR3 4TU not later than 48 hours before the time of the meeting.

10. CREST members should use the CREST electronic proxy appointment service and refer to the Notes to the Notice of General Meeting in relation to the submission of a proxy appointment via CREST.

11. If you submit more than one valid proxy appointment, the appointment received last before the latest time for the receipt of proxies will take precedence.

12. For details of how to change your proxy instructions or revoke your proxy appointment see the Notes to the Notice of General Meeting.

13. You may not use any electronic address provided in this proxy form to communicate with the Company for any purposes other than those expressly stated.