

ORDINARY GENERAL SHAREHOLDERS MEETING, MAY 2018.

Attendance, proxy and remote voting card for the Ordinary General Shareholders Meeting of LABORATORIO REIG JOFRE, S.A., to be held in Salón de Actos de la Bolsa de Barcelona, located in Passeig de Gràcia nº 19, Barcelona, on May 3, 2018, at 11.00 h, on first call, or on May 4, on second call (the Meeting is expected to be held on first call).

Shareholders may also delegate or vote remotely, in accordance with the indications that figure on the reverse of this card and in the LABORATORIO REIG JOFRE, S.A., corporate website (www.reigjofre.com/es/).

Shareholders who wish to physically attend the General Meeting

Shareholders wishing to physically attend the General Meeting must sign this card, in the space below, and present it on the day and in the venue in which the General Meeting is to be held

nature of atten	ding shareholder													
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			Number of shares:						Secretary					
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of shares:

RIGHT TO ATTEND

All shareholders with one or more shares registered in the Accounting Record at least 5 days prior to the date of celebration of the General Shareholders Meeting.

SHAREHOLDERS WISHING TO GRANT PROXY BY MEANS OF THIS CARD

If the shareholder does not intend to attend, he/she may grant a proxy to any other individual or legal entity. To do so, the Shareholder must complete the proxy section on the front and sign in the space provided for this purpose. The representative at the Meeting must also sign the mentioned delegation. The proxy may be delivered to the Company by post or messenger to the registered offices, in accordance with the provisions of the Bylaws and the General Shareholders Meeting Regulations. They must adhere to the rules included in the call announcement and in the LABORATORIO REIG JOFRE, S.A., corporate website (www.reigjofre.com/es/inversores/junta-general-accionistas).

SHAREHOLDERS WHO WISH TO EXERCISE THEIR VOTE REMOTELY PRIOR TO THE MEETING BY MEANS OF THIS CARD

If the Shareholder does not intend to attend and does not wish to delegate their right to attend, he/she may cast their vote remotely on the Agenda items. To do so, the Shareholder must complete the remote voting section below and sign in the space provided for this purpose. Shareholders who cast a remote vote will be considered present to the effects of the constitution of the General Meeting. Votes thus expressed can be delivered to the Company by post, in accordance with the provisions of the Bylaws and the General Shareholders Meeting Regulations. They must adhere to the rules included in the call announcement and in the LABORATORIO REIG JOFRE, S.A., corporate website www.reigiofre.com/es/inversores/junta-general-accionistas). In the event of the signing of proxy and remote voting sections, the remote voting shall prevail and the proxy granted shall be void.

PROXY AND REMOTE VOTING PRIOR TO THE MEETING BY ELECTRONIC MEANS

Shareholder may also delegate their representation, as well as vote in relation to the items on the Agenda of the General Shareholders Meeting, by electronic means, in accordance with the provisions of the Bylaws and the General Shareholders Meeting Regulations. To do so, they must adhere to the rules included in the call announcement and in the LABORATORIO REIG JOFRE, S.A., corporate website (www.reigjofre.com/es/inversores/junta-general-accionistas).



ORDINARY GENERAL SHAREHOLDERS MEETING, MAY 2018.

Shareholders who wish to exercise their vote remotely in relation to the proposals on the Agenda

If, prior to the celebration of the General Shareholders Meeting, the Shareholder in whose favour this attendance card has been issued wishes to vote remotely in relation to the proposed Agenda of the General Shareholders Meeting, he/she must tick the corresponding boxes in order to indicate his/her vote or abstention. Remote voting cannot be exercised for any proposals not included in the Agenda. If, in relation to any of the items on the Agenda, the Shareholder does not tick any of the corresponding boxes, he/she will be understood to have voted in favour of the proposal of the Board of Directors. Under all circumstances, and in addition to the provisions of the Law, the Bylaws and the General Shareholders Meeting Regulations, they must adhere to the rules included in the call announcement and in the LABORATORIO REIG JOFRE, S.A., corporate website (www.reigiofre.com/es/inversores/junta-general-accionistas).

Vote on the proposals of the Board

Agenda Item	1.1	1.2	1.3	1.4	1.5	1.6	2	3	4	5	6	7
In favour												
Against												
Abstention												
Blank												

Shareholders who cast a remote vote will be considered present to the effects of the constitution of the General Meeting.

REMOTE VOTING

Signature of remote voting shareholder

In, c	on of .	, 2018	
			Shareholder number: Number
			of shares:

AGENDA

Under Article 186 of the Corporate Enterprises Act, the Agenda of the Ordinary General Shareholders Meeting of LABORATORIO REIG JOFRE S.A., to be held on first call on May 3, 2018 or, if necessary, on second call on May 4, is attached to this document as an annex, and forms an integral part of the same.

PERSONAL DATA PROTECTION

The personal data indicated in this attendance card, proxy and voting, as well as that provided in the General Shareholders Meeting, shall be processed under the responsibility of LABORATORIO REIG JOFRE, S.A. (and incorporated, where appropriate, to files held under its ownership) for the development, management and control of the exercise of the Shareholder's (in whose favour this card has been issued) rights at its General Shareholders Meeting, the management and control of the celebration and of the General Shareholders Meeting and the compliance with legal obligations. The data will be accessible to the notary attending the General Shareholders Meeting and may be provided to third parties in the exercise of the right of information under the Law, or accessible to the public to the extent that it forms part of the documentation available on the corporate website (www.reigiofre.com/es/) or is made manifest during the General Shareholders Meeting, which in turn may be the subject of audiovisual recording. By attending the General Meeting (in person or remotely), the attendee gives his/her consent to this recording and dissemination. The subject of the personal data may request access, modify and cancel their data or oppose certain processing procedures, under Law 15/1999, of December 13, Protection of Personal Data, by contacting the Company's Mailbox

(www.reigjofre.com/es/contacto).



FIFTH -

AGENDA

FIRST - Financial statements and corporate management:

- 1.1. Review and approval, where applicable, of the Company's Individual Financial Statements for the 2017 financial year, duly reviewed by the Company's auditors.
- 1.2 Review and approval, where applicable, of the Company's Individual Management Report for the 2017 financial year, duly reviewed by the Company's auditors.
- 1.3. Review and approval, where applicable, of the Consolidated Financial Statements corresponding to 2017 of the Company and its subsidiaries, duly reviewed by the Company's auditors.
- 1.4. Review and approval, where applicable, of the consolidated management report corresponding to 2017 of the Company and its subsidiaries, duly reviewed by the Company's auditors.
- 1.5. Approval, when applicable, of the proposed appropriation of the profit corresponding to the 2017 financial year.
- 1.6. Approval, where applicable, of the corporate management during the 2017 financial year.

SECOND - Reappointment, where applicable, of the Auditors of the Company and its consolidated group.

THIRD - Submission to vote, in a consultative capacity, of the Annual Report on the Remuneration of the Directors of the Company corresponding to 2017.

FOURTH - Approval, where appropriate, of the Company's Director Remuneration Policy.

Adoption, when applicable and within the "Reig Jofre Flexible Dividend" plan, of an increase in the Company's share capital with a charge to reserves for an amount determined in accordance with the terms of the agreement, through the issuance of new ordinary shares with a nominal value of fifty cents and with provision for incomplete allocation. Offer to shareholders for the purchase of their free allocation rights for a guaranteed price. Request for admission to trading of issued shares. Delegation of powers to the Board of Directors, with express power of substitution, including, among other matters, the power to redraft the article of the Bylaws that regulates the share capital.

SIXTH - Approval of the period of fifteen days for the calling of the Extraordinary General Shareholders Meeting in accordance with Article 515 of the Corporate Enterprises Act.

SEVENTH - The delegation of powers to the Board of Directors, with express power of substitution, for the formalization, interpretation, correction and/or implementation of the agreements adopted by the General Shareholders Meeting.

EIGHTH - Other matters. Other business.