

**Minutes of the
Annual General Meeting of Shareholders
of uniQure N.V.**

June 18, 2024

The 2024 Annual General Meeting of Shareholders (the “**AGM**”) of uniQure N.V. (“**uniQure**” or the “**Company**”) was held at the offices of uniQure at Paasheuvelweg 25A, 1105 BP Amsterdam, the Netherlands on Tuesday, June 18, 2024. Jack Kaye acted as chairman of the meeting, in his capacity as non-executed director designee. Jeannette Potts served as secretary of the meeting and kept the minutes. The meeting was called to order at approximately 9:00 a.m., Central European Summer Time.

The meeting was attended on behalf of the Company by David Meek (Chairman of the uniQure Board of Directors (the “**Board**”) via phone), Madhavan Balachandran, Robert Gut, Matthew Kapusta, Jack Kaye, Leonard Post, Rachele Jacques and Jeremy Springhorn, each of the Board; Christian Klemt, Amin Abujoub, Maria Cantor, Brian Shea, Mehmet Demir and Thomas Malone of the Company; Bas Geerling and Thijs Schouten of KPMG Accountants N.V. (“**KPMG**”, the Company’s independent external auditors); and Rob Londeman (representing Dutch notary firm Holdinga Matthijssen Kraak in Amsterdam, the Netherlands). The meeting was not attended in person by any shareholders of the Company other than employees or directors of the Company.

Opening of Meeting and Discussion Items

1. Agenda item no. 1: Mr. Meek provided opening announcements via phone and confirmed that the Board had designated Jack Kaye to act as chairman of the meeting, in his capacity as non-executed director designee, all in accordance with the provisions of article 8.5.1 of the articles of association of the Company, and Jack Kaye, acting as chairman of the meeting, designated Jeannette Potts, as secretary of the meeting, who provided a summary of the shares represented by proxy at the meeting, noting that the number of shares represented by proxy constituted a quorum under the Company’s articles of association. Ms. Potts noted that the meeting was being convened pursuant to a notice given to shareholders of record and filed publicly in accordance with applicable Securities and Exchange Commission (“**SEC**”) rules and Dutch law.
2. Agenda items no. 2 and no. 3: Mr. Kapusta provided a report on the Company’s business, the financial results for 2023 and the Company’s remuneration policy.

Voting Proposals

3. The total number of ordinary shares of uniQure (“**Ordinary Shares**”) eligible to vote at the AGM was 48,549,437 with one vote per Ordinary Share. The total number of Ordinary Shares voted and represented by proxy at the AGM was 32,728,406. Accordingly, the shareholders of uniQure voted on the following agenda items, each of which is described in more detail in the Company’s definitive proxy statement filed with the SEC on April 24, 2024.

4. Agenda item no. 4 and voting proposal no. 1: To adopt the 2023 Dutch statutory annual accounts and the treatment of the loss of US\$302.6 million by allocating it to the accumulated deficit of uniQure.

Regarding the proposal to adopt the statutory annual accounts for the financial year 2023 and the treatment of the loss, 22,675,506 votes were cast in favor of the proposal, 2,254,845 votes were cast against the proposal, 1,130,221 votes abstained, there were 6,667,834 non-votes and no votes uncast. The proposal was adopted.

5. Agenda item no. 5 and voting proposal no. 2: To approve the discharge of the liability to the members of the Board, for the management and conducted policy during the 2023 financial year, as far as the exercise of such duties is reflected in the 2023 Annual Report and the 2023 Dutch Statutory Board Report or otherwise disclosed to the general meeting of shareholders.

Regarding the proposal to grant approval of the discharge of liability to the members of the Board for the management and conducted policy during the 2023 financial year, 22,394,000 votes were cast in favor of the proposal, 3,610,067 votes were cast against the proposal, 56,505 votes abstained, there were 6,667,834 non-votes and no votes uncast. The proposal was adopted.

6. Agenda item no. 6 and voting proposals nos. 3 and 4: To reappoint Rachelle Jacques and David Meek as non-executive directors for terms ending on the date of the Company's 2027 Annual Meeting of Shareholders.

Regarding the proposal to reappoint Rachelle Jacques as a non-executive director (voting proposal no. 3), 20,325,426 votes were cast in favor of the proposal, 5,720,419 votes were cast against the proposal, 14,727 votes abstained, there were 6,667,834 non-votes and no votes uncast. The proposal was adopted.

Regarding the proposal to reappoint David Meek as a non-executive director (voting proposal no. 4), 18,774,743 votes were cast in favor of the proposal, 7,274,773 votes were cast against the proposal, 11,056 votes abstained, there were 6,667,834 non-votes and no votes uncast. The proposal was adopted.

7. Agenda item no. 7 and voting proposal no. 5: To authorize the Board to issue Ordinary Shares and grant rights to subscribe for Ordinary Shares for any legal purpose up to a maximum of 9,500,00 Ordinary Shares.

Regarding the proposal to authorize the Board to issue Ordinary Shares and grant rights to subscribe for Ordinary Shares, 21,556,588 votes were cast in favor of the proposal, 4,483,234 votes were cast against the proposal, 20,750 votes abstained, there were 6,667,834 non-votes and no votes uncast. The proposal was adopted.

8. Agenda item no. 8 and voting proposal no. 6: To authorize the Board to exclude or limit preemptive rights in connection with the issuance of Ordinary Shares and to grant rights to

subscribe for Ordinary Shares of the Company, up to the number of Ordinary Shares as described in voting proposal no. 5 for a period of 18 months following the date of the AGM.

Regarding the proposal to reauthorize the Board as the competent body to exclude or limit preemptive rights in connection with the issuance of Ordinary Shares and to grant rights to subscribe for Ordinary Shares, 20,921,975 votes were cast in favor of the proposal, 5,109,943 votes were cast against the proposal, 28,654 votes abstained, there were 6,667,834 non-votes and no votes uncast. The proposal was adopted.

9. Agenda item no. 9 and voting proposal no. 7: To reauthorize the Board to repurchase Ordinary Shares of the Company, up to a maximum of 10% of the issued share capital for a period of 18 months from the date of the AGM.

Regarding the proposal to reauthorize the Board to repurchase Ordinary Shares of the Company, 25,367,123 votes were cast in favor of the proposal, 679,220 votes were cast against the proposal, 14,229 votes abstained, there were 6,667,834 non-votes and no votes uncast. The proposal was adopted.

10. Agenda item no. 10 and voting proposal no.8: To reappoint KPMG as external auditors of the Company for the financial year ending December 31, 2024.

Regarding the proposal to reappoint KPMG as external auditors of the Company for the financial year 2024, 31,969,027 votes were cast in favor of the proposal, 732,496 votes were cast against the proposal, and 26,883 votes abstained. There were no non-votes and no votes uncast. The proposal was adopted.

11. Agenda item no. 11 and voting proposal no. 9: To approve, on an advisory basis, the compensation of the Company's Named Executive Officers as disclosed in the Proxy Statement.

Regarding the proposal to approve, on an advisory basis, the compensation of the Company's Named Executive Officers, 20,150,415 votes were cast in favor of the proposal, 5,870,009 votes were cast against the proposal, 40,148 votes abstained, there were 6,667,834 non-votes and no votes uncast. The proposal was adopted.

12. Agenda item no. 12 and voting proposal no. 10: To approve an amendment to the Company's amended and restated 2014 Share Incentive Plan (the "**2014 Plan**"), to increase the number of Ordinary Shares reserved for issuance under the 2014 Plan by an additional 1,500,000 shares. This proposal includes the authorization of the Board to issue Ordinary Shares and grant rights to subscribe for Ordinary Shares under the 2014 plan and to exclude or limit pre-emptive rights for such shares.

Regarding the proposal to approve an increase in the number of authorized shares under the 2014 Plan and to authorize the Board to issue Ordinary Shares and grant rights to subscribe for Ordinary Shares pursuant to the 2014 plan, 21,733,970 votes were cast in favor of the proposal, 4,287,850 votes were cast against the proposal, 38,752 votes abstained, there were 6,667,834 non-votes and no votes uncast. The proposal was adopted.

Adjournment

13. No other business came before the meeting, and the meeting was concluded at approximately 9:20 a.m., Central European Summer Time.

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Jack Kaye
Acting Chairman
Non-Executive Director Designee

DocuSigned by:

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Jeannette Potts
Secretary