

ORDINARY GENERAL SHAREHOLDERS' MEETING, JUNE 2025

Attendance, Proxy and Remote Voting Card for the Ordinary General Shareholders' Meeting of Oryzon Genomics, S.A. to be held on second call at 1:00 p.m. on June 27, 2025, in the event that the meeting cannot be held on first call on June 26, 2025 at the same time due to a lack of quorum.

Shareholders may grant proxies or vote remotely by electronic means or attend physically or remotely as indicated on the back of this card and on the Company's website (www.oryzon.com).

PHYSICAL OR TELEMATIC ASSISTANCE

Shareholders who wish to attend the General Shareholders' Meeting either physically or electronically

<u>Telematic attendance</u>: Shareholders wishing to attend the General Shareholders' Meeting telematically must register on the platform provided on the website (www.oryzon.com) and follow the instructions indicated therein. If applicable, he/she may be required to sign this card, in the space provided below, and upload it to the aforementioned platform.

<u>Physical attendance</u>: In order to attend the General Meeting in person, shareholders and their representatives must register to reserve a seat by telephone through the Shareholder Service Department ((+34) 93 707 41 00) before 12:30 p.m. on the day of the Meeting. In order to access the room, this card, duly completed and signed in the space provided below, will be required.

Signature of attending shareholder			ORYZON GENOMICS, S.A. The Secretary							
Atdede	de 2025		ine 3	ecre	ary					
		Name and number of shareholder:								
L	i		Number of shares:							
DELEGATION										
Shareholders wishing to delegate										
The shareholder in whose favor this car	rd has been issued confer	s his re	prese	ntatio	n for th	nis Ge	eneral Meeting to:			
(Check only one of the following boxes and, if appl	licable, designate the proxy. For th	nis proxy	to be vo	alid, the	delegat	ing sho	areholder must sign in the designated place).			
1. The President.										
2.				ONI n.º	·					
be conferred indistinctly to the Chairmonis in a situation of conflict of interest in	an of the Board of Director relation to any item on the	rs or to ne age	the Se enda).	creta It is n	ry of th oted t	ne Bo hat it	al, to whom it is delegated shall be deemed to bard of Directors (in the event that the Chairman of the representative appointed in accordance inflict of interest in relation to the third and fifth(1)			
To give your specific voting instruction will be understood that the proxyholde							able. If any of these boxes is not completed, it of the Board of Directors.			
Voting instructions for proposals of the	Board of Directors									
	Agenda Item	1	2	3	4	5	٦			
	Agenda Item	<u>'</u>		,	-	,				
	For Against						-			
	Abstention									
	Blank									
	*The fifth item on the ag			-						
	tted to the General Meet	ing, ar	nd the	proxy	/ has r	not g	of interest in the voting on any of the proposals, liven precise voting instructions in accordance the Board of Directors.			
Proposals on items not foreseen in the	agenda of the notice of n	neeting	a Unle	ss othe	erwise	indic	cated by checking the NO box below (in which			
							e proxy also extends to proposals on items not			
	•					the	negative, unless otherwise indicated below:			
A conflict of interest situation shall exist		s not a	ppea	ring or	n the c		da are submitted to the General Shareholders' ne representative, in the event that the latter is			
Signature of delegating shareholder			Signo	ature o	of atte	nding	g representative			
Atdede	de 2025		At			.a	dede 2025			
			[
<u></u>	-			ON G	ENOM ary	ICS,	S.A.			

ORYZON

Name and number of shareholder:

Number of shares:

DISTANCE VOTING

Shareholders wishing to vote remotely on proposals on the agenda

If, before the General Meeting is held, the shareholder to whom this card has been issued wishes to vote remotely in relation to the proposals on the agenda of this General Meeting, he/she must place a cross in the corresponding box, depending on the direction of his/her vote. Remote voting is not possible for potential proposals not included in the agenda. If, in relation to any of the items on the agenda, you do not check any of the boxes provided for this purpose, it shall be understood that you vote in favor of the proposal of the Board of Directors. In any case, in addition to the provisions of the Law, the Bylaws and the Regulations of the General Shareholders' Meeting, the rules included in the notice of call and on the Company's website (www.oryzon.com) must be complied with.

Voting on the proposals of the Board of Directors

Agenda Item Agenda Item	1	2	3	4	5
For					
Against					
Abstention					
Blank					

^{*}The fifth item on the agenda is of an advisory nature.

A shareholder who casts his vote remotely shall be considered present for the purposes of the constitution of the General Meeting.

Signature of remote voting shareholder	The Secretary			
Atde 2025	The Secretary			
	Name and number of shareholder:			
L	Number of shares:			

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RIGHT TO ASSISTANCE

The General Meeting may be attended by all shareholders, regardless of the number of shares they own, provided that such ownership is registered in their name in the accounting records of the "Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A." (Iberclear) five (5) days prior to the date set for the meeting. In order to attend the General Shareholders' Meeting in person, shareholders and their representatives must register to reserve a seat by telephone through the Shareholder Service Department ((+34) 93 707 41 00) before 12:30 p.m. on the day of the Meeting. Shareholders wishing to attend the General Shareholders' Meeting telematically must register on the platform provided on the website (www.oryzon.com) and follow the instructions indicated therein.

SHAREHOLDERS WISHING TO DELEGATE THEIR VOTE BY MEANS OF THIS CARD

If the shareholder does not intend to attend, he/she may grant his/her proxy to any other individual or legal entity. To do so, he/she must complete the proxy form on the front and sign it in the space provided for this purpose. Whoever represents him/her at the General Meeting must also sign the proxy. The proxy may be sent to the Company by delivery or postal mail (or, as indicated below, by electronic means), in accordance with the provisions of the Bylaws and the Regulations of the General Meeting. The rules included in the notice of call and on the Company's website [www.oryzon.com] must also be observed.

SHAREHOLDERS WISHING TO VOTE REMOTELY PRIOR TO THE GENERAL MEETING BY MEANS OF THIS CARD

If the shareholder does not intend to attend and does not wish to delegate his or her right to attend, he or she may cast an absentee vote on the items on the agenda. To do so, he/she must fill in the space relating to remote voting above and sign it in the place provided for this purpose. A shareholder who casts an absentee vote shall be deemed to be present for the purposes of the constitution of the General Meeting. The vote thus expressed may be delivered to the Company by postal delivery or correspondence or, as indicated below, by electronic means, in accordance with the provisions of the Bylaws and the Regulations of the General Shareholders' Meeting. Likewise, the rules included in the notice of call and on the Company's website (www.oryzon.com) must be observed. In the event of signature of the proxy and remote voting sections, the remote vote shall prevail and the proxy shall be null and void.

PROXY AND REMOTE VOTING PRIOR TO THE GENERAL MEETING BY ELECTRONIC MEANS

Shareholders may also grant proxies, 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 Regulations of the General Shareholders' Meeting. To do so, they must comply with the rules included in the notice of call and on the Company's website (www.oryzon.com).



AGENDA

- 1. Examination and approval of the annual accounts (balance sheet, profit and loss account, statement of changes in equity, cash flow statements and notes to the financial statements) and the management report of the Company for the year ended December 31, 2024.
- 2. Appropriation of income for the year ended December 31, 2024.
- 3. Examination and approval of the management carried out by the Board of Directors during the fiscal year on December 31, 2024.
- 4. Delegation of powers for the formalization, correction, registration, interpretation, development and execution of the resolutions adopted by the General Shareholders' Meeting and power of attorney to formalize the deposit of the annual accounts.

ADVISORY ITEM

5. Annual report on remuneration of the Company's directors corresponding to fiscal year 2024.

PROTECTION OF PERSONAL DATA

The personal data that the shareholders send to the data controller ORYZON GENOMICS, S.A. (the "Company"), or that are provided to the Company by the banking entities, Companies and/or Securities Agencies in which such shareholders have their shares deposited (such as identification data and bank details), through the entity legally authorized to keep the book-entry registry, Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S..A. (liberclear), will be processed for the purpose of managing the development, compliance and control of both the existing shareholder relationship and the convening, holding and dissemination of the General Shareholders' Meeting.

The legal basis for the processing of the data is the performance and control of the relationship between the Company and the shareholders, as well as the fulfillment of any legal obligations to which the Company is subject. The data provided will be kept for the time necessary to ensure compliance with the legal obligations to which the Company is subject.

Shareholders shall be responsible for informing and obtaining the consent of the proxy they appoint, in the event that there is delegation, and guarantee that they are entitled to provide the personal data of the proxy they appoint to the Company, and shall be liable in the event that this is not the case.

The data may be communicated to the Notary who will attend the General Meeting, as well as to those third parties who have a recognized right to information provided by law, or accessible to the public insofar as they are included in the documentation available on the Company's website or stated at the General Meeting.

Shareholders, under the terms established in the data protection regulations in force from time to time, may exercise their rights of access, rectification, deletion, opposition, the right to request the limitation of the processing of their personal data, the right to portability and the right to file a complaint before a supervisory authority. To do so, they may write to Mr. Carlos Manuel Buesa Arjol, in Madrid, Carrera de San Jerónimo, 15, 2º planta, 28014.

The Company also informs you that, by attending the General Meeting, you accept and consent, without time limit, for the whole world, non-exclusively and free of charge, that your name, voice, image and/or person be captured, fixed and reproduced in any analog and/or digital support for its reproduction, distribution, transformation, fixation, making available and public communication through the Company's website, with the purpose of the General Meeting being, if applicable, recorded or retransmitted live for those shareholders who are unable to attend.

IMAGE RIGHTS

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