

## Form for advance postal voting

The form must be received by Pareto Securities AB (who are administering the postal voting forms on behalf of Implantica AG) no later than May 7, 2025.

The SDR holder set out below hereby notifies the company of its participation and exercises its voting right for all of the SDR holder's SDRs in Implantica AG, Reg No FL-0002.629.889-3, at the General Meeting on May 15, 2025. The voting right is exercised in accordance with the voting options marked below.

SDR holder name	Personal ID no. / Company registration no

Assurance (if the undersigned is a legal representative of a shareholder who is a <u>legal entity</u>): I, the undersigned, am a board member, the CEO or a signatory of the shareholder and solemnly declare that I am authorized to submit this postal vote on behalf of the shareholder and that the contents of the postal vote correspond to the shareholder's decisions

**Assurance (if the undersigned represents the shareholder by proxy):** I, the undersigned, solemnly declare that the enclosed power of attorney corresponds to the original and that it has not been revoked

Place and date		
Signature (proxies and legal representatives should use their own signature)		
Clarification of signature (proxies and legal representatives should use their own name)		
The second secon	Togal Top Togal Control of the Contr	
Telephone no.	E-mail	



## **Instructions:**

- Complete the information above
- Select the preferred voting options below
- Print, sign and send the form to Implantica AG, c/o Pareto Securities AB, Box 7415, 103 91 Stockholm, Sweden. Label the envelope "AGM 2025". A completed and signed form may also be submitted electronically and shall, in such case, be sent by e-mail to issueservice.se@paretosec.com.
- If the SDR holder is a natural person who is personally voting by post, it is the SDR holder who should sign under *Signature* above. If the postal vote is submitted by a proxy of the shareholder, it is the proxy who should sign. If the postal vote is submitted by a legal representative of a legal entity, it is the representative who should sign.
- If the shareholder votes by proxy, a power of attorney should be appended to the postal voting form. In case the SDR holder is a legal entity, documentation evidencing that the person signing the application form is authorized to do so must accompany the application form.
- Please note that shareholders with nominee registered shares must register the shares in their own name to be entitled to vote. Instructions in this regard can be found in the notice to the general meeting.

The SDR holder cannot include any other instructions than selecting one of the options specified at each item in the form. If a SDR holder wishes to abstain from voting in relation to an item, kindly refrain from selecting an option. If the shareholder has included any special instructions or conditions in the form or made changes to preprinted texts, the vote is invalid in its entirety. Only one voting form per SDR holder will be considered. If more than one form is submitted, the form with latest date will be considered. The last received form will be considered if more than one form is submitted with the same date. Incomplete or incorrectly completed forms may be discarded.

The voting form, together with any appended authorization documents, shall be received by Pareto Securities AB by May 7, 2025, at the latest. A submitted vote can be withdrawn up to and including May 7, 2025, in the same manner as the mail vote was submitted.



## General Meeting in Implantica AG May 15, 2025

Below, the SDR holder can state how it wishes to vote in the matters included in the proposed agenda, which is set out in the notice of the General Meeting. "Yes" means that the shareholder votes in accordance with the proposal that is set out in the notice to the general meeting, "No" means that the shareholder votes against the proposal that is set out in the notice to the general meeting and "Abstention" means that the shareholder abstains from voting in accordance with or against the proposal that is set out in the notice to the general meeting.

Please refer to the notice for the General Meeting on Implantica AG's website, <a href="www.implantica.com">www.implantica.com</a>, for complete proposals and for the complete proposed agenda including items 1 to 7, which do not require a vote.

	· ·	tutory financial statements and the consolidated financial		
-		rledging the reports of the auditors		
Yes 🗆	No 🗆	Abstention		
9. Resolution on the net result in accordance with the adopted balance sheet				
Yes □	No 🗆	Abstention		
	•	ard of Directors, Executive Management and the Auditors		
10.1 Board of Direc	ctors			
Yes □	No □	Abstention □		
10.2 Executive Management				
Yes □	No □	Abstention □		
10.3 Auditors				
Yes □	No □	Abstention □		
11. Resolution on a	approval of remune	eration of the Board of Directors and Executive		
Management				
11.1 Board of Direc	ctors			
Yes □	No □	Abstention □		
11.2 Executive Management				
Yes □	No □	Abstention □		
12. Election of the	<b>Board of Directors</b>	and Chairman and Vice-Chairman of the Board of Directors		
12.1 Liselott Kilaas	(re-election)			
Yes □	No □	Abstention □		
12.2 Johan Bojs (re-election)				
Yes □	No □	Abstention □		
12.3 Tomas Puusepp (re-election)				
Yes □	No □	Abstention □		
12.5 Stephan Siegenthaler (re-election)				
Yes □	No □	Abstention □		
12.6 Election of Liselott Kilaas as the Chairman of the Board (re-election)				
Yes □	No □	Abstention □		
12.7 Election of Johan Bojs as the Vice-Chairman of the Board (re-election)				
Yes □	No □	Abstention □		
13. Election of members and Chairman of the Nomination and Remuneration Committee				
13.1 Johan Bojs (re-election)				
Yes □	No □	Abstention □		
13.2 Tomas Puusepp (election)				
Yes □	No □	Abstention □		





<b>14. Election of the independent proxy</b> Philipp Wanger, Attorney-at-law, 9490 Vaduz, Liechtenstein (re-election)					
15. Election of the auditors					
KPMG (Liechtenstein) AG (re-election)					
16. Resolution on amendment of Article 4a para. 1 of the Articles of Association					
17. Resolution on amendment of Article 4 para. 5 of the Articles of Association					
A shareholder that wishes that the resolutions under one or several items in the form above be					
deferred to a continued general meeting can state this below (should only be used if the					
shareholder has such a request). Please use numerals.					