

Revive Therapeutics Ltd. (the "Corporation")

Form of Proxy ("Proxy")

				F	Record Date:	August 2, 2022	
				Contr	rol Number:		
				M	eeting Date:	September 19, 20.	22
				Prox	xy Deadline:	September 15, 20	22
				Sha	ares to Vote:		
The Co	**************************************	l General and Special Meeting	g of sharehold	ders (the "Meeting") on S			
Dial-in	Numbers: (+1) 416 764 8646 or	(+1) 888 396 8049 – from Cana	da or the US				
Please v	vote your shares prior to the Pr	oxy Deadline listed above usi	ng one of the	following options:			
1. Com	pleting, dating, and signing th	e enclosed Proxy and returnir	ng it to the Co	ompany's transfer agent	, Marrelli, by fa	ax in North Americ	ca at 416-360-7812; o
2. By e	mailing info@marrellitrust.ca; o	or					
-	nail or hand delivery at Marrell chmond Street East, Toronto, G		Marrelli Tra	nsfer Services Corp.,			
	g the internet through the web			********	*****	{ *******	+****
Appo	intment of Proxy:						
	dersigned hereby appoints Ma ees"), or instead of any of them		Officer, who	om failing, Carmelo Ma	rrelli, Chief Fii	nancial Officer (the	e "Management
		Please Prin	t Name of A	opointed Proxy			
all matt	wholder on behalf of the under ers that may properly come be as if the undersigned were pers ions, if any, provided below.	efore the Meeting and at any conally present at the said Mee	adjournment eting or such	(s) or postponement(s) adjournment(s) or post	thereof, to the ponement(s) th	same extent and vereof in accordance	vith the same e with voting
		Resolutions to b	e approve	ed at the Meeting:			
		Please see following	g page for voti	ng instructions			
1.	Election of Directors		For	Withhold			
	(a) Michael Frank						
	(b) Joshua Herman						
	(c) Andrew Lindzon						
	(d) William Jackson						
	(e) Christian Scovenna						
2.	Appointment of Auditor					For	Withhold
	tment of Clearhouse LLP, Chad authorizing the Directors to f		ants, as Aud	itors of the Corporation	n for the ensui	ng	
3.	Stock Option Plan						
"Option	ESOLVED THAT the stock open Plan") to the management in ed and adopted as the stock open plants.	nformation circular of the Co				•	Against

This Proxy MUST BE SIGNED. This signed Proxy revokes and supersedes all previously dated and signed proxies.

Signature of Registered Holder	Please Print Name	Date (mm/dd/yyyy)

Proxy Voting Rules and Guidelines

NOTICE AND ACCESS

The Canadian securities regulators have adopted rules which permit the use of notice-and-access for proxy solicitation instead of delivering printed copies of proxy materials to each shareholder. This new process provides the Corporation the ability to post meeting related materials including management information circulars and financial statements and management's discussion and analysis on a website in addition to SEDAR. Under notice-and-access, proxy materials will be available for viewing up to one (1) year from the date of posting and a paper copy of the materials can be requested at any time during this period.

Disclosure regarding each matter or group of matters to be voted on is in the information circular in the section with the same title as each Resolution found on the previous page. You should review the information circular before voting.

Revive Therapeutics Ltd. has elected to utilize notice-and-access and provide you with the following information:

- 1. Meeting materials are available electronically at www.sedar.com and also at http://www.revivethera.com/invest.html
- 2. If you wish to receive a paper copy of the proxy materials, please call 647 985 2336 or email info@revivethera.com. In order to receive a paper copy in time to vote before the meeting, your request should be received no later than September 5th, 2022.
- 1. THIS PROXY IS SOLICITED BY MANAGEMENT OF THE CORPORATION.
- 2. THIS PROXY SHOULD BE READ IN CONJUNCTION WITH THE MEETING MATERIALS PRIOR TO VOTING.
- 3. If you appoint the Management Nominees to vote your shares, they will vote in accordance with your instructions or, if no instructions are given, in accordance with the Management Voting Recommendations highlighted for each Resolution on the previous page. If you appoint someone else to vote your securities, they will also vote in accordance with your instructions or, if no instructions are given, as they in their discretion choose.
- 4. This Proxy confers discretionary authority on the person named to vote in his or her discretion with respect to amendments or variations to matters identified in the Notice-and-Access Statement accompanying the Proxy or such other matters which may properly come before the Meeting or any adjournment or postponement thereof.
- 5. Each securityholder has the right to appoint a person other than the Management Nominees specified herein to represent them at the Meeting or any adjournment or postponement thereof. Such right may be exercised by inserting in the space labeled "Please print appointee name", the name of the person to be appointed, who need not be a securityholder of the Corporation.
- 6. To be valid, this Proxy must be signed and dated. If the Proxy is not dated, it is deemed to bear the date of its mailing to the securityholders of the Corporation.
- 7. To be a valid Proxy, this form must be filed using one of the voting instructions provided on Page 1 of this proxy and must be received by Marrelli Trust Company Limited before the Filing Deadline for Proxies, noted on page 1 of this Proxy, or in the case of any adjournment or postponement of the Meeting, not less than 48 business hours before the time of the adjourned or postponed meeting. Late proxies may be accepted or rejected by the Chairman of the Meeting in his or her discretion, and the Chairman is under no obligation to accept or reject any particular late proxy.
- 8. If the securityholder is a corporation, this Proxy must be executed by an officer or attorney thereof duly authorized, and the securityholder may be required to provide documentation evidencing the signatory's power to sign the Proxy.
- 9. For further information on the proper execution of the proxies, please visit www.stac.ca. Please refer to the Proxy Protocol.