CONVENING NOTICE

This is the convening notice for the 2019 annual general meeting of shareholders of InflaRx N.V. (the “Company”) to be held on May 23, 2019 at 3:00 p.m. CEST at the offices of NautaDutilh N.V., Beethovenstraat 400, 1082 PR Amsterdam, the Netherlands (the “AGM”).

The agenda for the AGM is as follows:

(1) Opening

(2) Discussion of Dutch statutory board report for the fiscal year ended December 31, 2018 (discussion item)

(3) Discussion of the implementation of the Company’s compensation policy during the fiscal year ended December 31, 2018 (discussion item)

(4) Adoption of Dutch statutory annual accounts for the fiscal year ended December 31, 2018 (voting item)

(5) Discussion of the Company’s dividend and reservation policy (discussion item)

(6) Instruction to KPMG Accountants N.V. for the external audit of the Company’s annual accounts for the financial year 2019 (voting item)

(7) Appointment of Mr. Richard Brudnick as non-executive director of the Company (voting item)

(8) Release from liability for the Company’s directors with respect to the performance of their duties during the fiscal year ended December 31, 2018 (voting item)

(9) Extension of authorization for the Company’s board of directors (the “Board”) to issue shares and grant rights to subscribe for shares (voting item)

(10) Extension of authorization for the Board to limit and exclude pre-emption rights (voting item)

(11) Extension of authorization for the Board to acquire shares and depository receipts for shares in the Company’s capital (voting item)

(12) Closing

No business shall be voted on at the AGM, except such items as included in the above-mentioned agenda.

The record date for the AGM is April 25, 2019 (the “Record Date”). Those who are shareholders of the Company, or who otherwise have voting rights and/or meeting rights with respect to shares in the Company’s capital, on the Record Date and who are recorded as such in the Company’s shareholders’ register or in the register maintained by the Company’s U.S. transfer agent (the “Registers”) may attend and, if relevant, vote at the AGM (“Persons with Meeting Rights”), irrespective of changes to their shareholdings or rights after the Record Date.

Those who beneficially own shares in the Company’s capital in an account at a bank, a financial institution, an account holder or other financial intermediary (the “Beneficial Owners”) on the Record Date, must also have their financial intermediary or their agent with whom the underlying shares are on deposit issue a proxy to them which confirms they are authorized to take part in and vote at the AGM.

Persons with Meeting Rights and Beneficial Owners who wish to attend the AGM, in person or represented by proxy, must notify the Company in writing of their identity and intention to attend the AGM (an “Attendance Notice”) no later than 6:00 a.m. CEST on the fourth day prior to the AGM (the “Cut-off Date”). Beneficial Owners must enclose with their Attendance Notice (i) proof of their beneficial ownership of the relevant underlying shares in the Company’s capital, such as a recent account statement, and (ii) their signed proxy from the relevant shareholder who is registered in either of the Registers as the holder of those underlying shares on the Record Date.

Persons with Meeting Rights and Beneficial Owners who have duly provided an Attendance Notice to the Company may have themselves represented at the AGM through the use of a written or electronically recorded proxy. Proxyholders must submit a signed proxy to the Company no later than the Cut-off Date and present a copy of their proxy upon entry to the AGM. A proxy form can be downloaded from the Company’s website (http://www.inflarx.de).
Any Attendance Notice, proof of beneficial ownership or signed proxy to be sent to the Company as part of the procedures described above must be provided via regular mail or e-mail to:

InflaRx N.V.
c/o Mrs. Sandra Rocholl
Winzerlaer Strasse 2
07745 Jena
Germany
(Sandra.Rocholl@InflaRx.de)

Any Attendance Notice, proof of beneficial ownership or signed proxy received after the Cut-off Date may be ignored. Persons with Meeting Rights, Beneficial Owners and proxyholders who have not complied with the procedures described above may be refused entry to the AGM.
EXPLANATORY NOTES TO THE AGENDA

2. Discussion of Dutch statutory board report for the fiscal year ended December 31, 2018 (discussion item)
   The Company’s statutory board report over the fiscal year 2018 has been made available on the Company’s website (http://www.inflarx.de) and at the Company’s office address.

3. Discussion of the implementation of the Company’s compensation policy during the fiscal year ended December 31, 2018 (discussion item)
   The Company’s general meeting of shareholders (the “General Meeting”) has adopted a compensation policy. The implementation of such policy in 2018 has been outlined in the Company’s statutory board report over the fiscal year 2018.

4. Adoption of Dutch statutory annual accounts for the fiscal year ended December 31, 2018 (voting item)
   The Company’s annual accounts over the fiscal year 2018 have been made available on the Company’s website (http://www.inflarx.de) and at the Company’s office address. It is proposed that these annual accounts be adopted.

5. Discussion of the Company’s dividend and reservation policy (discussion item)
   The Company has never paid or declared any cash dividends on its shares, and the Company does not anticipate paying any cash dividends on its shares in the foreseeable future. The Company intends to retain all available funds and any future earnings to fund the development and expansion of its business. Under Dutch law, the Company may only pay dividends to the extent its shareholders’ equity (eigen vermogen) exceeds the sum of the Company’s paid-up and called-up share capital plus the reserves required to be maintained by Dutch law or by the Company’s articles of association. Subject to such restrictions, any future determination to pay dividends will be at the discretion of the Board and will depend upon a number of factors, including the Company’s results of operations, financial condition, future prospects, contractual restrictions, restrictions imposed by applicable law and other factors the Board deems relevant. If and when the Company does intend to distribute a dividend, such dividend may be distributed in the form of cash only or shares only, through a combination of the foregoing (cash and shares) or through a choice dividend (cash or shares), in each case subject to applicable law.

6. Release from liability for the Company’s directors with respect to the performance of their duties during the fiscal year ended December 31, 2018 (voting item)
   It is proposed that the Company’s directors be released from liability for the exercise of their duties during the fiscal year 2018. The scope of this release from liability extends to the exercise of their respective duties insofar as these are reflected in the Company’s statutory board report or annual accounts over the fiscal year 2018 or in other public disclosures.

7. Instruction to KPMG Accountants N.V. for the external audit of the Company’s annual accounts for the financial year 2019 (voting item)
   Under Dutch law, the General Meeting is, in principle, the corporate body authorized to annually appoint the external independent auditor for the audit of the Company’s annual accounts. Prior to the listing of the Company’s ordinary shares on the Nasdaq Stock Market (the “Listing”) in 2017, the General Meeting appointed KPMG Accountants N.V. as the external independent auditor for the audit of the annual accounts for the financial years 2017 and 2018.
   It is now proposed to appoint KPMG Accountants N.V. as the external independent auditor for the audit of the Company’s annual accounts for the financial year 2019.

8. Appointment of Mr. Richard Brudnick as non-executive director of the Company (voting item)
   The Company’s board of directors (the “Board”) has made a binding nomination to appoint Mr. Richard Brudnick as a non-executive director of the Company. Mr. Brudnick is proposed for appointment for a period ending at the end of the annual general meeting of shareholders of the Company to be held in 2022.
   Contingent upon his appointment as a non-executive director, Mr. Brudnick will be appointed to the Company’s audit committee. The Board has determined that Mr. Brudnick qualifies as an audit committee financial expert as such term is defined in the rules of the U.S. Securities and Exchange Commission and is judged suitable by the Board for serving as member on the Company’s audit committee.
Mr. Brudnick currently serves as Chief Business Officer and Head of Strategy for Codiak BioSciences, a leader in the field of exosome therapeutics since June 2018. Prior to joining Codiak, Mr. Brudnick was Executive Vice President of Business Development and Alliance Management at Bioverativ, Inc., a company he helped found in 2016. Mr. Brudnick graduated from Massachusetts Institute of Technology with a SB and he also graduated from the Sloan School of Management with an MBA.

9. **Extension of authorization for the Board to issue shares and grant rights to subscribe for shares (voting item)**

The General Meeting has authorized the Board, for a period of five years following the Listing, to resolve to issue ordinary shares and/or grant rights to subscribe for ordinary shares, in each case up to the Company’s authorized share capital included in its articles of association from time to time. It is proposed that this authorization be extended to expire five years following the date of the AGM.

10. **Extension of authorization for the Board to limit and exclude pre-emption rights (voting item)**

The General Meeting has authorized the Board, for a period of five years following the Listing, to limit and/or exclude pre-emption rights in relation to an issuance of, or a granting of rights to subscribe for, ordinary shares resolved upon by the Board. It is proposed that this authorization be extended to expire five years following the date of the AGM.

11. **Extension of authorization for the Board to acquire shares and depository receipts for shares in the Company’s capital (voting item)**

The General Meeting has authorized the Board, for a period of 18 months following the Listing, to resolve for the Company to acquire (i) fully paid-up ordinary shares in the Company’s capital (and depository receipts for such ordinary shares), by any means, including through derivative products, purchases on a stock exchange, private purchases, block trades, or otherwise, for a price which is higher than nil and does not exceed 110% of the average market price of the Company’s ordinary shares on the Nasdaq Stock Market (such average market price being the average of the closing prices on each of the five consecutive trading days preceding the date the acquisition is agreed upon by the Company), up to 10% of the Company’s issued share capital (determined as at the close of business on the date of settlement of the Company’s initial public offering) and/or (ii) fully paid-up preferred shares (and depository receipts for such preferred shares) in the Company’s issued share capital, to the extent permitted by applicable law, by any means, including through derivative products, purchases on a stock exchange, private purchases, block trades, or otherwise, for a price which is higher than nil and does not exceed the nominal value of the preferred shares concerned. It is proposed that this authorization be renewed for a period of, an effectively extended to expire, 18 months following the date of the AGM. If the resolution proposed under this agenda item 11 is passed, the proposed authorization shall replace the currently existing authorization.