PROXY FORM

Annual General Meeting of Oriola Corporation 2022

I/We, being shareholder(s) of Oriola Corporation, hereby appoint attorney-at-law Annemari Rosi of Hannes Snellman Attorneys Ltd., or her order, as my/our proxy to vote on my/our behalf with all shares I/we hold in accordance with the voting instructions below at the Annual General Meeting of Oriola Corporation convened to be held on 15 March 2022.

Place and date:
Signature /signatures:
Print name / name of the legal person and its representative:
Personal identification number / business identity code:
Telephone number (daytime):

When you have completed and signed this proxy form, please send the proxy form by e-mail to agm@innovatics.fi or by mail to Innovatics Oy, AGM/Oriola Corporation, Ratamestarinkatu 13 A, FI-00520 Helsinki, by 10 March 2022 at 10:00 a.m. (EET) at the latest. A shareholder who is a legal person shall in connection with the delivery of the proxy form and voting instructions deliver evidence of the proxy form signatory's right to represent the legal person (for example, a Trade Register extract or a certified copy of a board resolution).

Proxy documents in original shall be presented to the company upon request.

Voting Instructions

Name of shareholder (print name):
rtaine or enarched	print name).

To direct your proxy to vote with respect to the proposed resolution, please indicate the manner in which your proxy is to vote by checking (X) the appropriate box below.

If you do not check any boxes below, your proxy will vote for the decision proposal contained in the notice to the Annual General Meeting published on 18 February 2022.

"Abstain from voting" means giving an empty vote, in which case the shares are taken into account as shares represented in the handling of the agenda item, which has an impact with respect to resolutions requiring a qualified majority (e.g. agenda items 16 to 19). With respect to resolutions requiring a qualified majority, all shares represented at the General Meeting are taken into account. Therefore, abstaining from voting has an impact on the outcome of the vote. Shareholders should be aware of this fact, especially if their intention is not to vote against the proposal.

	Resolution item	For/Yes	Against/ No	Abstain from voting
7.	Adoption of the financial statements and the consolidated financial statements			
8.	Resolution on the use of the profit shown on the balance sheet and the payment of dividend			
9.	Resolution on the discharge of the members of the Board of Directors and the President and CEO from liability			
10.	Adoption of the Remuneration Report for governing bodies			
11.	Resolution on the remuneration of the members of the Board of Directors			
12.	Resolution on the number of members of the Board of Directors			
13.	Election of the members of the Board of Directors and Chairman			
14.	Resolution on the remuneration of the auditor			
15.	Election of the auditor			
16.	Authorising the Board of Directors to decide on a share issue against payment			
17.	Authorising the Board of Directors to decide on the issuance of Class B shares against payment			
18.	Authorising the Board of Directors to decide on the issuance of Class B shares without payment to the Company and on a directed share issue of Class B shares in order to execute the share-based incentive plan for the Oriola Group's executives and the share savings plan for the Oriola Group's key personnel			
19.	Authorising the Board of Directors to decide on the repurchase of the Company's own Class B shares			