The Annual General Meeting of Coloplast A/S will be held on Tuesday 11 December 2012 at 3:30 pm at the premises of Coloplast A/S at Holtedam 3, 3050 Humlebæk, Denmark. Username: *username* Bar code Password: *password* Proxy/postal voting Proxies can be nominated/postal votes can be exercised online through the "Shareholder Portal" on the company's website, www.coloplast.com, using NemID or username and password or by filling in and returning this form. Please tick box A, B, C or D as appropriate (tick one box only) I/we hereby nominate the Chairman of the Board of Directors (or a substitute appointed by him) as proxy to vote on my/our behalf at the General Meeting in accordance with the recommendations of the Board of Directors as stated below. or I/we hereby nominate a third party as proxy Name and address of proxy holder (please use CAPITAL LETTERS) to attend and vote on my/our behalf at the General Meeting. Request for admission card for adviser Name of adviser (please use CAPITAL LETTERS) or C. Proxy instructions: The proxy is given as ticked in the boxes below. This instrument of proxy will only be used if a vote is requested by a third party. Please tick the boxes "FOR", "AGAINST" or "ABSTAIN" as appropriate. or D. Voting by correspondence: A postal vote is exercised as stated below. Postal votes may not be withdrawn. The postal vote will also be used in case of proposed amendments to the agenda items. Please tick the boxes "FOR", "AGAINST" or "ABSTAIN" as appropriate. FOR AGAINST ABSTAIN Recommended Agenda by the Board (the full wording of the agenda is stated in the notice convening the General Meeting) of Directors To receive the report of the Board of Directors on the activities of the Company during the past financial year. (Not subject to a vote) **FOR** To present and approve the audited annual report. П To pass a resolution on the distribution of profit in accordance with the approved annual report. П П **FOR** To consider any resolutions proposed by the Board of Directors or shareholders. Proposals from the Board of Directors: 4.1 Amendments to the company's Articles of Association: (a) Article 3(1): To lower the nominal value per share from DKK 5.00 to DKK 1.00. П **FOR** (b) Article 5(4): To change the wording "the Danish Commerce and Companies Agency" to "the Danish П П Business Authority". **FOR** Article 7(1): To change the wording "the Danish Commerce and Companies Agency" to "the Danish Business Authority". **FOR** (d) Article 9(4): Due to the amendment of Article 3(1), to change the wording to "Each A share of DKK 1.00 shall entitle the holder to ten votes, and each B share of DKK 1.00 shall entitle the holder П **FOR** 4.2 Capital reduction: To reduce the share capital by a nominal amount of DKK 5 million of the company's П **FOR** holding of treasury shares to the effect that these treasury shares be cancelled. 4.3 Grant of authority to the company's Board of Directors to allow the company to acquire treasury shares representing up to 10% of the company's share capital. The authority shall be valid until the company's **FOR** Annual General Meeting to be held in 2013. П 4.4 Extraordinary dividend: To authorise the Board of Directors to pay extraordinary dividend in accordance with the rules of the Danish Companies Act. FOR To elect members to the Board of Directors. The Board of Directors proposes re-election of the following members: Mr Michael Pram Rasmussen, Director (Chairman) **FOR** Mr Niels Peter Louis-Hansen, BCom (Deputy Chairman) **FOR** Mr Sven Håkan Björklund, Director **FOR** Mr Per Magid. Attorney **FOR** Mr Brian Petersen, Director **FOR FOR** Mr Jørgen Tang-Jensen, CEO To appoint auditors. The Board of Directors proposes the re-appointment of PricewaterhouseCoopers П **FOR** Statsautoriseret Revisionspartnerselskab as the company's auditors.

If the type of proxy/postal vote has not been indicated, but the form has otherwise been filled in correctly, the form will be considered to be a postal vote.

Date Shareholder's signature

Any other business. (Not subject to a vote)