UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

For the month of July, 2018

Commission File Number: 001-37891



(Exact name of registrant as specified in its charter)

EPFL Innovation Park Building B

1015 Lausanne, Switzerland (Address of principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F:

Form 20-F	Х	Form 40-F		
Indicate by check mark if the registrant is s	submitting the	Form 6-K in paper as permitted by Re	gulation S-T R	ule 101(b)(1):
Yes		No	Х	

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Yes

No

Х

Annual Ordinary Shareholders' Meeting Results

On July 6, 2018, AC Immune SA ("AC Immune") held its annual Ordinary Shareholders' Meeting. The presentation that was given at the Ordinary Shareholders' Meeting is attached hereto as Exhibit 99.1 and the press release relating to the results of the Ordinary Shareholders' Meeting is attached hereto as Exhibit 99.2. The final results of each of the agenda items submitted to a vote of the shareholders are as follows:

Agenda Item 1: Approval of the Annual Report, Annual Statutory Financial Statements and Financial Statements under IFRS of AC Immune SA for the year 2017

AC Immune shareholders approved the Annual Report, the Annual Statutory Financial Statements and the Financial Statements under IFRS of AC Immune SA for the year 2017, and took note of the Reports of the Auditors.

Agenda Item 2: Appropriation of Loss

AC Immune shareholders approved the addition of the net loss for the year 2017 in the amount of KCHF 25,868 to the loss brought forward of KCHF 32,558, resulting in a reduced new balance of loss brought forward of KCHF 58,426.

Agenda Item 3: Discharge of the Members of the Board of Directors and the Executive Committee

AC Immune shareholders approved the discharge the Board and the Executive Committee of their liabilities for their activities in the financial year 2017.

Agenda Item 4: Compensation for the Members of the Board of Directors and the Executive Committee

AC Immune shareholders approved:

- A. The total maximum amount of non-performance-related compensation for the members of the Board of Directors covering the period from 1 July 2018 to 30 June 2019, *i.e.*, CHF 547,000 (cash base compensation plus social security costs);
- B. The maximum grant of equity or equity linked instruments for the members of the Board of Directors from 1 July 2018 to 30 June 2019 with maximum value of CHF 515,000 (equity or equity linked instruments value plus social security costs);
- C. The total maximum amount of non-performance-related cash compensation for the members of the Executive Committee from 1 July 2018 to 30 June 2019, *i.e.*, CHF 1,807,000 (cash base compensation plus social security costs);

- D. The total maximum amount of variable compensation for the members of the Executive Committee for the current year 2018, *i.e.*, CHF 799,000 (cash compensation plus social security costs); and
- E. The maximum grant of equity or equity linked instruments for the members of the Executive Committee from 1 July 2018 to 30 June 2019 with maximum value of CHF 2,527,000 (equity or equity linked instruments value plus social security costs).

Agenda Item 5: Election of the Members of the Board

AC Immune shareholders approved the re-election of Martin Velasco as member and as Chairman of the Board, Peter Bollmann, Friedrich von Bohlen, Andrea Pfeifer, Detlev Riesner (including granting an exception to the age limit of 75 years foreseen in the Articles of Association), Thomas Graney and Douglas E. Williams, as well as the election of Werner Lanthaler as members of the Board of Directors, each until the end of the next Ordinary General Meeting.

Agenda Item 6: Election to the Compensation, Nomination & Corporate Governance Committee

AC Immune shareholders approved the re-election of Martin Velasco, Tom Graney and Douglas E. Williams as members of the Compensation, Nomination & Corporate Governance Committee, each until the end of the next Ordinary General Meeting.

Agenda Item 7: Re-Election of the independent proxy

AC Immune shareholders approved the re-election of Bugnion Ballansat Ehrler, represented by Gérald Virieux, as AC Immune's independent proxy until the end of the next Ordinary General Meeting.

Agenda Item 8: Election of the Auditors

AC Immune shareholders approved the election of PricewaterhouseCoopers SA, in Pully, for a term of office of one year.

Agenda Item 9: Extension of Authorization for Share Capital Increase

AC Immune shareholders approved the extension by three months of the authorization to increase the share capital of AC Immune, which initial authorization was granted to the Board of Directors at AC Immune's Extraordinary Shareholders' Meeting held on 27 April 2018. This extension will replace the previous authorization resolution granted at the Extraordinary Shareholders' Meeting of 27 April 2018 and will become effective upon expiration of the three-month period to implement the initial resolution regarding the previous authorization if and to the extent such initial resolution has not been implemented.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

AC IMMUNE SA

By: /s/ Andrea Pfeifer

Name:Andrea PfeiferTitle:Chief Executive Officer

By: /s/ Joerg Hornstein

Name:Joerg HornsteinTitle:Chief Financial Officer

Date: July 6, 2018

Exhibit Number

Annual Ordinary Shareholders' Meeting presentation
 Press Release dated July 6, 2018

Description





BECOMING A GLOBAL LEADER IN PRECISION MEDICINE OF NEURODEGENERATIVE DISEASES



Disclaimer

This presentation may contain statements that constitute "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. Forward-looking statements are statements other than historical fact and may include statements that address future operating, financial or business performance or AC Immune's strategies or expectations. In some cases, you can identify these statements by forward-looking words such as "may," "might," "will," "should," "expects," "plans," "anticipates," "believes," "estimates," "predicts," "projects," "potential," "outlook" or "continue," and other comparable terminology. Forward-looking statements are based on management's current expectations and beliefs and involve significant risks and uncertainties that could cause actual results, developments and business decisions to differ materially from those contemplated by these statements. These risks and uncertainties include those described under the captions "Item 3. Key Information—Risk Factors" and "Item 5. Operating and Financial Review and Prospects" in AC Immune's Annual Report on Form 20-F and other filings with the Securities and Exchange Commission. Forward-looking statements speak only as of the date they are made, and AC Immune does not undertake any obligation to update them in light of new information, future developments or otherwise, except as may be required under applicable law. All forward-looking statements are qualified in their entirety by this cautionary statement.

This presentation is strictly confidential, is being distributed to a limited range of invited persons solely for their own information, may not be distributed to the press or any other person, and may not be reproduced or published, in whole or in part, in any form.

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COAC Immune

Precision medicine in Alzheimer's disease

Andrea Pfeifer CEO

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Agenda

- Alzheimer's disease: updated facts
- ACIU: Precision Medicine as factor of differentiation

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COAC Immune

- Achievements 2017
- Financial figures
- Pipeline & Catalysts 2017/18
- People & Values
- Outlook

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Alzheimer's disease

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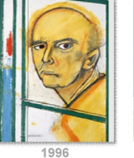
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"...he was dead long before ... "

William Utermohlen, Artistic decline through Alzheimer's disease



1967





1997

"He died in 2007, but really he was dead long before that."

> **Patricia Utermohlen** GV Art Gallery London, January 2012



1998





2000

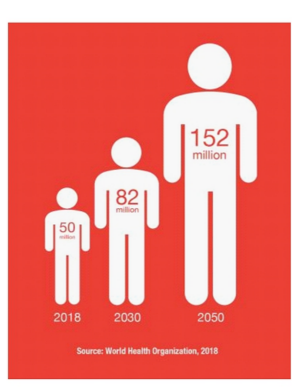
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A growing problem...

Nearly 10 million new cases every year



Source: WHO; Alzheimer's Disease International, ADI;

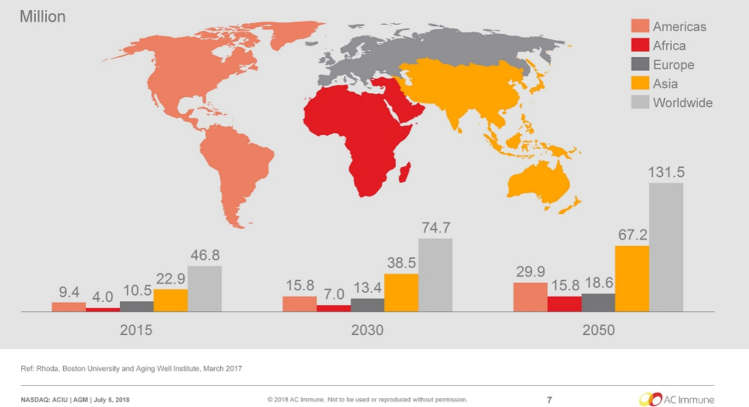
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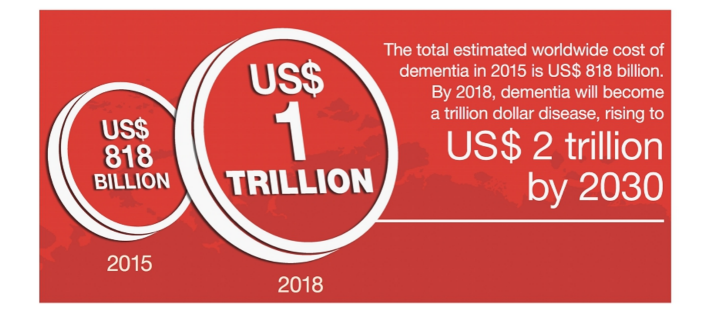
...and a worldwide problem

Increasing global burden and long-term market opportunities



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Alzheimer's disease – a public health and costly problem



Source: WHO; Alzheimer's Disease International, ADI;

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AC Immune: Precision medicine as factor of differentiations

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Vision

To become a global leader in **precision medicine**¹ of neurodegenerative diseases leveraging dual proprietary technology platforms to develop breakthrough therapies

Dual Proprietary Technology Platforms

SupraAntigen™

Vaccines and antibodies specific to disease causing conformations



Morphomer™

Conformationsensitive small molecules

C AC Immune

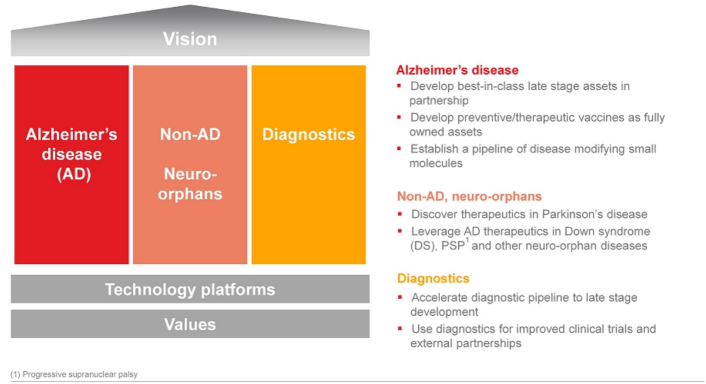
(1) The goal of precision medicine is to deliver optimally targeted and timed interventions tailored to the individual disease drivers.

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Business strategy: 3-pillar approach

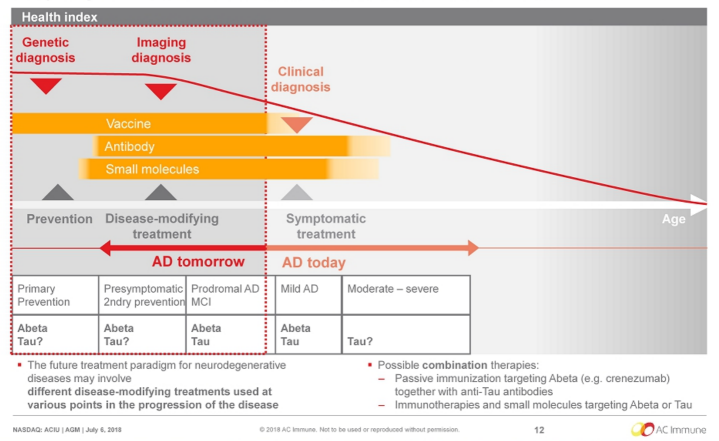
Precision medicine creates ultimate differentiation



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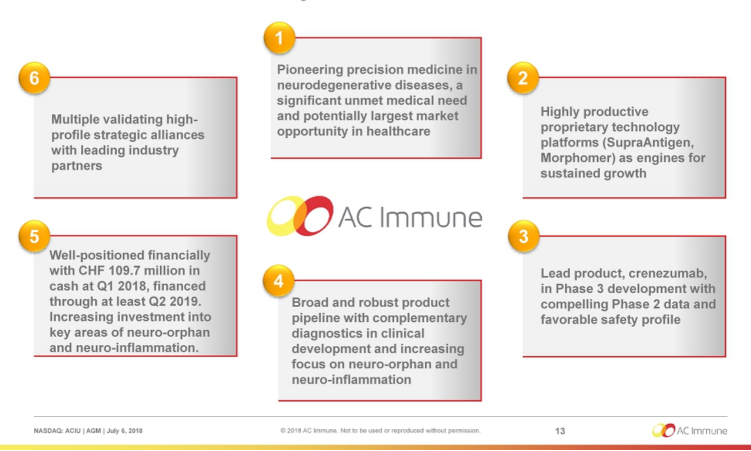
Alzheimer's disease treatment

Early diagnosis translates into earlier treatment and better outcome



Investment highlights

AC Immune: a leader in neurodegenerative diseases



AC Immune: Achievements 2017

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Finance and Business Operations

1 Excluding any potential milestones



- Strong cash position of 109.7 million (Q1 2018) provides resources to advance pipeline of nine therapeutic and three diagnostic candidates, through Q2 2019¹
- Received CHF 14 million milestones from Genentech (a member of the Roche group) for first dosing in a Phase 2 clinical trial for Alzheimer's disease with an anti-Tau antibody
- During 2017 we were pleased to strengthen our relationships with the investment community
 - 9 non-deal roadshows (NDRs): USA (4), Europe (4), Asia (1)
 - Overall more than 150 individual investor presentations
- Hosted a Key Opinion Leader (KOL) event focused on Tau as a Therapeutic and Diagnostic Target in Alzheimer's and other Neurodegenerative Diseases

Excitating any potential inflootories			
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Finance and Business Operations



- Entered research collaboration agreement with Essex Bio-Technology for development of novel biological therapeutic for the treatment of neurodegenerative diseases and neuroinflammation
- Awarded a continuation grant from The Michael J. Fox Foundation for Parkinson's Research
- Increased staff by 28% over 12 months with strong focus on R&D (neuroinflammation and neuro-orphan)
- Appointed Head of Corporate Communications and hired back Director of Global Program Management



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Clinical stage programs

Crenezumab¹:



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- Second pivotal Phase 3 trial of CREAD 2 initiated in 750 subjects with prodromal to mild Alzheimer's disease in Q1 2017
- CREAD 1 is fully enrolled in Q4 2017
- ACI-24 in AD: Encouraging interim data of Phase 1/2a; advancing to Phase 2
- ACI-35²: Promising interim data of Phase 1 study; joint decision with Janssen Pharma to move program forward and scientific advice from regulatory authorities for next phase of development
- Anti-Tau antibody¹: Phase 2 started in November 2017 based on encouraging Phase 1 data
- Antibody: Discovered next-generation antibodies for two targets that are important in the pathogenesis of significant neurodegenerative and neuro-orphan diseases (TDP-43 and alphasynuclein)
- ACI-24 in DS: Completed recruitment for low-dose cohort of participants in a Phase 1 trial targeting Alzheimer's disease-like characteristics in individuals with Down syndrome

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Developed under out-licensing agreements with 1Genentech/Roche; 2Janssen

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Pre-clinical stage programs supporting ACIU's Precision Medicine approach



- A-synuclein-PET tracer¹: Discovered potentially first selective alpha-synuclein positron emission tomography (PET) tracer for Parkinson's disease
- Tau Morphomers (AD): Selected Tau small molecules (Tau Morphomers) have entered into IND/CTA enabling studies; Phase 1 to commence by the end of 2018
- Tau-PET imaging agent in AD²: Encouraging pre-clinical and Phase 1 data with favorable kinetics and densitometry; specific binding to different Tauopathies

Developed under collaboration agreement with ¹Biogen; ²Piramal Healthcare

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AC Immune: Finance

Joerg Hornstein CFO

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Financial overview

Key financial data

(all figures in CHF millions, except for share and per share data)	Twelve months ended December 31, 2017	Twelve months ended December 31, 2016
Income statement		
Revenues	20.3	23.2
R&D expenses	(32.7)	(25.8)
G&A expenses	(10.1)	(7.9)
IFRS (Loss) for the period	(26.4)	(7.1)
IFRS EPS – basic and diluted ¹	(0.46)	(0.14)
Non-IFRS Adjustments ¹	5.8	(2.1)
Non-IFRS (Loss) for the period ¹	(20.6)	(9.2)
Non-IFRS EPS – basic and diluted ¹	(0.36)	(0.18)
	As	of
Balance sheet	December 31, 2017	December 31, 2016
Cash and cash equivalents	124.4	152.2
Total shareholder's equity	116.8	142.4
¹ Adjustments are comprised of non-cash share based compensation totaling CHF 1.6 r totaling CHF 4.2 million and (CHF 3.4 million), respectively	million and 1.3 million, respectively, and foreign curre	ncy remeasurement losses/(gains)
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Pipeline & Catalysts for 2018/19

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Broad and robust pipeline in neurodegenerative diseases

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Driven by proprietary technology platforms for sustained growth

Product candidate	Target	Partner	Discovery	Pre-clinical	Phase 1	Phase 2	Phase
Crenezumab (anti-Abeta antibody)	Abeta	Genentech	AD treatment	_		-	
Prevention trial (API-ADAD) Colombian population	Abeta	A Member of the Roche Group	AD prevention				
ACI-24 (anti-Abeta vaccine)	Abeta		AD treatment				
ACI-35 (anti-pTau vaccine)	Tau	Janssen)	AD treatment				
Anti-Tau antibody	Tau	A Member of the Rocke Group	AD treatment				
Morphomer Tau (Tau inhibitor, small molecule)	Tau		AD treatment				
ACI-24 (anti-Abeta vaccine)	Abeta		Down sydnrom	e ¹			
Morphomer Abeta (Abeta inhibitor, small molecule)	Abeta		Glaucoma				
Morphomer a-syn (a-synuclein inhibitor, small molecule	a-synuclein		Parkinson's				
Anti-a-syn antibody	a-synuclein						
Anti-TDP-43 antibody	TDP-43						
Tau-PET tracer ²	Tau	Piramal Healthcare	AD and PSP				
IVD ³ (Tau, Abeta)	Abeta/Tau		AD	•			
a-syn-PET tracer	a-synuclein	Biogen	Parkinson's				
d cognitive impairment associated with Dow				Biologics	Small molec	ules	Diagnostics

Successful delivery of strategy with multiple nearterm catalysts for 2018/19

Data read-outs

- ACI-24 in AD Phase 1/2a (safety data) reported in Q1 2018
- ACI-35 in AD Phase 1b reported in Q1 2018
- ACI-24 Phase 1b in DS interim data in 2018
- Morphomer Tau IND enabling studies in 2018
- a-synuclein PET tracer IND enabling studies in H1 2018
- a-synuclein antibodies lead selection in 2018
- TDP-43 antibodies lead selection in 2019

Study initiations

- ACI-24 in AD Phase 2 recruitment in 2018
- ACI-35 next phase of development based on Phase 1b data and scientific advice in 2018
- Morphomer Tau start of Phase 1
- Tau-PET tracer longitudinal study in 2018
- a-synuclein-PET tracer start of Phase 1 in H2 2018

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AC Immune: People & Values

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Statistics

HR statistics as of December 2017



- 19 nationalities spread over the world
- More than 20 spoken languages
- Equally treatment of salaries between male and female
- Gender balance: 55% female vs. 45% male
- Large spectrum of age: from 23 up to 67 years with an average of 39.5 years



- ~ 90 employees
 - 47 with Ph.D.'s
 - 28 with M.Sc. Degrees
- Employee retainment
 - 13 employees more than 10 years
 - 13 employees between 5 and 10 years

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AC Immune values



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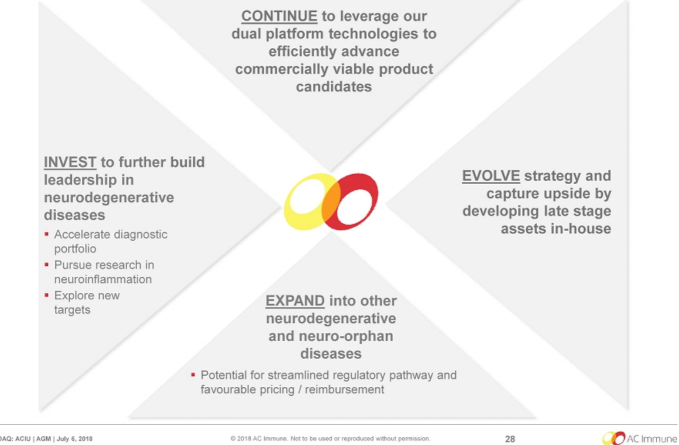
Strategic outlook

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Strategy for value creation



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Agenda items and proposals of the Board of Directors

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Agenda

- Approval of the Annual Report, Annual Statutory Financial Statements and Financial Statements under IFRS of AC Immune SA for the year 2017
- 2. Appropriation of Loss
- 3. Discharge of the Members of the Board of Directors and the Executive Committee
- 4. Compensation for the Members of the Board of Directors and the Executive Committee
- 5. Election of the Members of the Board
- 6. Election to the Compensation, Nomination & Corporate Governance Committee
- 7. Re-election of the independent proxy
- 8. Election of the Auditors
- 9. Extension of Authorization for Share Capital Increase

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Approval of the Annual Report, Annual Statutory Financial Statements and Financial Statements under IFRS of AC Immune SA for the year 2017

 The Board proposes to approve the Annual Report, the Annual Statutory Financial Statements and the Financial Statements under IFRS of AC Immune SA for the year 2017, and to take note of the Reports of the Auditors.

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Appropriation of Loss

 The Board of Directors proposes that the net loss of the year 2017 in the amount of KCHF 25'868 is added to the loss brought forward of KCHF 32'558 resulting in a reduced new balance of loss brought forward of KCHF 58'426. Under IFRS accounting principles, the net loss for the business year 2017 amounted to KCHF 26'411.

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Discharge of the Members of the Board of Directors and the Executive Committee

• The Board proposes that the members of the Board and the Executive Committee are discharged from their liabilities for their activities in the financial year 2017.

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Compensation for the Members of the Board of Directors and the Executive Committee

 The Board of Directors proposes to hold the following separate votes on the nonperformance-related and the variable compensation of the Board of Directors and the Executive Committee:

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Compensation for the Members of the Board of Directors and the Executive Committee

 The Board of Directors proposes to hold the following separate votes on the nonperformance-related and the variable compensation of the Board of Directors and the Executive Committee:

4.a Vote on Total Non-Performance-Related Compensation for Members of the Board of Directors from 1 July 2018 to 30 June 2019

The Board of Directors proposes that shareholders approve the total maximum amount of non-performance-related compensation for the members of the Board of Directors covering the period from 1 July 2018 to 30 June 2019, i.e., CHF 547'000 (cash base compensation plus social security costs).

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Compensation for the Members of the Board of Directors and the Executive Committee

 The Board of Directors proposes to hold the following separate votes on the nonperformance-related and the variable compensation of the Board of Directors and the Executive Committee:

4.b Vote on Equity for Members of the Board of Directors

The Board of Directors proposes that shareholders approve the maximum grant of equity or equity linked instruments for the members of the Board of Directors from 1 July 2018 to 30 June 2019 with maximum value of CHF 515'000 (equity or equity linked instruments value plus social security costs).

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Compensation for the Members of the Board of Directors and the Executive Committee

 The Board of Directors proposes to hold the following separate votes on the nonperformance-related and the variable compensation of the Board of Directors and the Executive Committee:

4.c Vote on Total Non-Performance-Related Compensation for Members of the Executive Committee from 1 July 2018 to 30 June 2019

The Board of Directors proposes that shareholders approve the total maximum amount of non-performance-related cash compensation for the members of the Executive Committee from 1 July 2018 to 30 June 2019, i.e., CHF 1'807'000 (cash base compensation plus social security costs).



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Compensation for the Members of the Board of Directors and the Executive Committee

 The Board of Directors proposes to hold the following separate votes on the nonperformance-related and the variable compensation of the Board of Directors and the Executive Committee:

4.d Vote on Total Variable Compensation for Members of the Executive Committee for the current year 2018

The Board of Directors proposes that shareholders approve the total maximum amount of variable compensation for the members of the Executive Committee for the current year 2018, i.e., CHF 799'000 (cash compensation plus social security costs).

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Compensation for the Members of the Board of Directors and the Executive Committee

 The Board of Directors proposes to hold the following separate votes on the nonperformance-related and the variable compensation of the Board of Directors and the Executive Committee:

4.e Vote on Equity for Members of the Executive Committee

The Board of Directors proposes that shareholders approve the maximum grant of equity or equity linked instruments for the members of the Executive Committee from 1 July 2018 to 30 June 2019 with maximum value of CHF 2'527'000 (equity or equity linked instruments value plus social security costs).

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Election of the Members of the Board

• The Board of Directors proposes the re-election of Martin Velasco as member and as Chairman of the Board, Peter Bollmann, Friedrich von Bohlen, Andrea Pfeifer, Detlev Riesner, Thomas Graney and Douglas Williams as well as the election of Werner Lanthaler as members of the Board of Directors, each until the end of the next ordinary General Meeting. As Detlev Riesner has exceeded the general age limit of 75 years foreseen in the Articles of Association, his election therefore requires an exception by the Shareholders' Meeting.

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Dr. Werner Lanthaler

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Dr. Werner Lanthaler

- CEO of Evotec AG since 2009
- Previously served as:
 - CFO Intercell AG
 - Director of the Federation of Austrian Industry
- Non-executive member of the Board of directors of arGEN-X
- Member of Supervisory Board of Topas Therapeutics





Election of the Members of the Board

- The Board of Directors proposes the re-election of Martin Velasco as member and as Chairman of the Board, Peter Bollmann, Friedrich von Bohlen, Andrea Pfeifer, Detlev Riesner, Thomas Graney and Douglas Williams as well as the election of Werner Lanthaler as members of the Board of Directors, each until the end of the next ordinary General Meeting. As Detlev Riesner has exceeded the general age limit of 75 years foreseen in the Articles of Association, his election therefore requires an exception by the Shareholders' Meeting.
- 5.a Re-election of Martin Velasco as member and Chairman of the Board of Directors
- 5.b Re-election of Peter Bollmann
- 5.c Re-election of Friedrich von Bohlen
- 5.d Re-election of Andrea Pfeifer
- 5.e Re-election of Detlev Riesner, including granting an exception to the age limit
- 5.f Re-election of Tom Graney
- 5.g Re-election of Douglas Williams
- 5.h Election of Werner Lanthaler

|--|

Election to the Compensation, Nomination & Corporate Governance Committee

 The Board of Directors proposes the re-election of Martin Velasco, Tom Graney and Douglas Williams as members of the Compensation, Nomination & Corporate Governance Committee, each until the end of the next ordinary General Meeting.

6.a Re-election of Tom Graney6.b Re-election of Martin Velasco6.c Re-election of Douglas Williams

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Re-election of the independent proxy

 The Board of Directors proposes that Bugnion Ballansat Ehrler, represented by Gérald Virieux, avocat, rue de Rive 6, case postale 3143, CH-1211 Geneva 3 shall be re-elected as the independent proxy of the Company until the end of the next ordinary General Meeting.



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Election of the Auditors

 The Board of Directors proposes to elect PricewaterhouseCoopers SA, in Pully, for a term of office of one year.

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Share Capital Increase

Joerg Hornstein CFO

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Agenda item 9: Share Capital Increase

Example process for a potential equity offering

Background	 Shareholder approval is required under Swiss law for a company to increase its share capital Previous timeline for increase of authorized capital expired on 20 October 2017 and existing authorization for the two ordinary capital increases expires on July 27, 2018 Funding alternatives for ACIU are represented by additional collaboration arrangements, capital raises or a combination of both
Rationale	 Preserve subscription rights of existing shareholders while minimizing potential market risk (share price pressure) at the same time
Process	 Tranche 1: Share Capital Increase for Institutional Investors Aim for a subscription period of 1 business day in order to avoid long durations of market exposure that could result in pressure on our share price Tranche 2: Share Capital Increase for Current Shareholders Allows existing shareholders to subscribe shares at identical terms and conditions as tranche 1 Aim for a subscription period of 6 business days

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Extension of Authorization for Share Capital Increase

The Company's Extraordinary Shareholders' Meeting of 27 April 2018 authorized the Board of Directors to increase the share capital of the Company by 26 July 2018. The Board proposes to extend such authorization for another three months by adopting the following resolution, the content of which is identical to the resolution approved at the Extraordinary Shareholders' Meeting of 27 April 2018. This extension shall replace the previous resolution authorization granted at the Extraordinary Shareholders' Meeting of 27 April 2018 and shall become effective upon expiration of the three-month period to implement the initial resolution if and to the extent such initial resolution has not been implemented.

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Agenda item 9a

Share Capital Increase for Institutional Investors

- a) the share capital of the Company is increased by way of an ordinary increase by up to CHF 170'000 by issuing up to 8'500'000 registered shares with a nominal value of CHF 0.02 each;
- b) the pre-emptive rights of the shareholders for the newly issued registered shares shall be preserved; the Board of Directors shall be entitled to publish the subscription price by electronic media including press release and e-mail and to limit the subscription period to one business day; any new shares not subscribed shall be allocated by the Board of Directors at its discretion;
- c) the technical issuance price of the new shares to be paid in cash shall be determined by the Board of Directors;
- d) the new shares are entitled to dividends for the business year starting 1 January 2018;
- e) the new shares are subject to the transfer restrictions as outlined in article 4 of the Articles of Association;
- f) the stamp duty shall be paid by the Company; and
- **g**) the Board of Directors is authorized and instructed to implement and register this capital increase with the competent commercial register.

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Agenda item 9b

Share Capital Increase for Current Shareholders

- a) the share capital of the Company is increased by way of an ordinary increase of by up to CHF 30'000 by issuing up to 1'500'000 registered shares with a nominal value of CHF 0.02 each;
- b) the pre-emptive rights of the shareholders for the newly issued registered shares shall be preserved; the Board of Directors shall credit each shareholder with a corresponding number of non-tradable subscription rights with identical terms as offered to institution investors in the ordinary share capital increase resolution resolved today. Such subscription rights may be exercised during a subscription period of at least six business days; any new shares not subscribed shall be allocated by the Board of Directors at its discretion in first priority to current shareholders;
- c) the technical issuance price of the new shares to be paid in cash shall be determined by the Board of Directors;
- d) the new shares are entitled to dividends for the business year starting 1 January 2018;
- e) the new shares are subject to the transfer restrictions as outlined in article 4 of the Articles of Association;
- f) the stamp duty shall be paid by the Company; and
- **g**) the Board of Directors is authorized and instructed to implement and register this capital increase with the competent commercial register.

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We thank you for coming and your continued support.

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AC Immune Announces Results of Annual General Meeting

Lausanne, Switzerland, July 6, 2018 – AC Immune SA (NASDAQ: ACIU), a Swiss-based, clinical stage biopharmaceutical company focused on neurodegenerative diseases, today announced that the shareholders of the Company have approved all resolutions as proposed by the Board of Directors at the Company's Annual General Meeting which took place today in Lausanne, including:

§ The annual report and the financial statements for the year 2017

§ The appropriation of loss

- § The discharge of the members of the Board of Directors and the Executive Committee
- § The compensation for the members of the Board of Directors and the Executive Committee
- § Re-election of the Members of the Board of Directors and the Members of the Compensation, Nomination and Corporate Governance Committee
- § Election of Dr. Werner Lanthaler to the Board of Directors
- § Re-election of the independent proxy of the company
- § Election of the Auditors
- § Extension of authorization for share capital increase

Martin Velasco, Chairman of the Board of Directors, commented: "We are very pleased to welcome Dr. Werner Lanthaler to our Board. He has considerable international experience in the life sciences sector and corporate leadership positions, and his appointment will greatly benefit AC Immune."

He added: "This year marks 15 years since the founding of AC Immune and the company continues to make significant progress in 2018. I want to thank our shareholders for their continued trust and support as we continue to pursue our mission of being a leader in precision medicine for neurodegenerative diseases."

More information on the Annual General Meeting is available on the Company's website.

About Dr. Werner Lanthaler

Dr. Werner Lanthaler is the CEO of Evotec AG, a drug discovery alliance and development partnership company focused on rapidly progressing innovative product approaches with leading pharmaceutical and biotechnology companies, academics, patient advocacy groups and venture capitalists. Since joining Evotec in 2009, Dr. Lanthaler has focused the company on collaborating with biotech and pharma companies and academia – supporting biotech innovation. He previously served as Chief Financial Officer at Intercell AG where he played a key role in many of the company's major milestones. During his tenure, Intercell undertook an Initial Public Offering and developed from a venture-backed biotechnology company into a global vaccine player. Dr. Lanthaler has also served as Director of the Federation of Austrian Industry, and from 1995 to 1998 was a Senior Management Consultant at McKinsey & Company. Dr. Lanthaler is a Non-Executive Member of the Board of Directors of arGEN-X and is a member of the Supervisory Board of Topas Therapeutics GmbH. He holds a Doctorate in Economics from Vienna University, a Master's degree in Business Administration from Harvard University, and a degree in Psychology.

About AC Immune

AC Immune is a clinical stage Swiss-based biopharmaceutical company, listed on Nasdaq, which aims to become a global leader in precision medicine for neurodegenerative diseases. The Company designs, discovers and develops therapeutic as well as diagnostic products intended to prevent and modify diseases caused by misfolding proteins. AC Immune's two proprietary technology platforms create antibodies, small molecules and vaccines designed to address a broad spectrum of neurodegenerative indications, such as Alzheimer's disease (AD). The Company's pipeline features nine therapeutic and three diagnostic product candidates – with five product candidates currently in clinical trials. The most advanced of these is crenezumab, a humanized anti-amyloid- β monoclonal IgG4 antibody that targets monomeric and aggregated forms of amyloid- β , with highest affinity for neurotoxic oligomers. Crenezumab is currently in Phase 3 clinical studies for AD, under a global program conducted by the collaboration partner Genentech (a member of the Roche group). Other collaborations include Biogen, Janssen Pharmaceuticals, Nestlé Institute of Health Sciences, Piramal Imaging and Essex Bio-Technology.

For further information, please contact:

In Europe	In the US
Beatrix Benz	Lisa Sher
AC Immune Corporate Communications	AC Immune Investor Relations
Phone: +41 21 345 91 34	Phone: +1 970 987 26 54
E-mail: <u>beatrix.benz@acimmune.com</u>	E-mail: <u>lisa.sher@acimmune.com</u>
Nick Miles/Toomas Kull Cabinet Privé de Conseils s.a. Phone: +41 22 552 46 46 E-mail: <u>miles@cpc-pr.com</u> <u>kull@cpc-pr.com</u>	Ted Agne The Communications Strategy Group Inc. Phone: +1 781 631 3117 E-mail: <u>edagne@comstratgroup.com</u>