

## ANNOUNCEMENT FOR ORDINARY ANNUAL GENERAL MEETING (AGM) OF SHAREHOLDERS

The Annual General Meeting of Albaraka Türk Participation Bank will be held in Istanbul on 27 March, 2023 (at 10.00 o'clock) in the Company Headquarters located in Istanbul at Saray Mah, Dr. Adnan Büyükdeniz Cad. No:6, Ümraniye 34768, İstanbul, in order to discuss the 2022 operations and related financial statements of our Bank in accordance with the agenda specified here below.

Shareholders can attend this meeting by their own presence, in person, or be represented by means of a PROXY (power of attorney). A Standard proxy form is attached herewith. Please nominate the person whom you will give proxy to, in the form enclosed, and kindly mail the duly signed proxy form to us so that we can receive it before 27 March, 2023.

According to Turkish Commercial Law, the proxy of a foreign company/institution to be submitted to the General Assembly must bear authorized signature(s) accompanied by a document (annexed to the proxy) showing that the specimen signature of the person signing proxy is indeed authorized signatory of the company/institution. Also, please note that the Turkish Consulate in your country must have certified the proxies. Otherwise the proxy will be null and void for this General Assembly in Istanbul.

The Annual Report of the Board of Directors, including the Balance-Sheet, the Profit & Loss Account, and the Report of Auditors shall be available for inspection at our Head Office in Istanbul, as from 6th March 2023.

Your attendance or representation in the General Assembly is kindly requested.

Yours Faithfully,

## ALBARAKA TÜRK PARTICIPATION BANK Presidency, Board of Directors

- 1. Inauguration and formation of the Presiding Council.
- 2. Authorizing the Presiding Council to sign the minutes of the General Assembly meeting.
- 3. Reading and discussing the Annual Report of the Board of Directors (BoD) on the fiscal year 2022.
- 4. Reading and discussing the Auditor's reports.
- 5. Reading, discussing and approving the Financial Statements.
- 6. Acquittal the Members of the BoD.
- 7. Submitting the BoD members, who have been elected by the BoD to the vacant membership positions to complete the remaining term of their predecessors, to the approval of the General Assembly.
- 8. Determination of the number of members of the BoD, election of the members of the BoD due to the expiry of the term of office of the current members of the BoD and determination of their terms of office.
- 9. Deciding on utilization and distribution of profit and dividend sharing through discussing the BoD's proposal on the utilization and distribution of the annual profit and dividends.
- 10. Approval of transferring the revaluation value increase amount calculated within the framework of the Tax Procedure Law Duplicate Article 298/D and Temporary Article 32 from the Profit Reserves (Extraordinary Reserves) account to the Special Fund account.
- 11. Determination of the payments to be made to the Members of the BoD.
- 12. Election of the Auditor.
- 13. In accordance with the Communiqué on Compliance with Principles and Standards of Participation Banking, due to the expiry of the term of office of the current Participation Banking Consultancy Committee members, submitting the Participation Banking Consultancy Committee new members appointed by the BoD for the approval of the General Assembly.
- 14. Discussing and deciding on the proposal of the BoD regarding the amendment of Article 7 of the Bank's Articles of Association, titled "Bank Capital"
- 15. Presenting information to the General Assembly about operations effected in scope of the buy-back Program for our Bank's own shares in 2022 and approval of the buyback program prepared by the BoD regarding the authorization of the BoD for our Bank to accept its own shares as acquisition and/or pledge.
- 16. Authorizing the BoD to be able to distribute profit to participation fund owners in loss occurring periods, in line with Article 6/10 of the "Regulation on Procedures and Principles regarding Acceptance and Withdrawal of Deposits and Participation Funds and Any Deposit, Participation Fund, The Bailed Goods and Receivable That Have Been Subjected to Prescription".

- 17. Approval of reflecting those provisions set aside by our Bank for the participation accounts, on expense accounts in line with Article 19/2 of the "Regulation on Procedures and Principles for Classification of Loans and Provisions to be Set Aside".
- 18. Permitting Members of the BoD with respect to articles 395 and 396 of Turkish Commercial Code
- 19. Presenting information to the shareholders pursuant to Principle no. 1.3.6. of the Capital Markets Board's Corporate Governance Communique.
- 20. Presenting information to the General Assembly about donations made by our Bank in 2022,
- 21. Remarks and requests.

In their own language, above resolution have been read to the undersigned foreign members. Resolution have been agreed upon with no objection.

## ALBARAKA TÜRK KATILIM BANKASI A.Ş. (ALBARAKA TÜRK PARTICIPATION BANK)

(I/We hereby appoint ...... as my/our Proxy holder to represent me/us, to cast votes, to make proposals, and to sign necessary documents on my/our behalf in the ordinary general assembly of shareheolders of Albaraka Türk Participation Bank which will be held on **27.03.2022** at **10:00** o'clock in Albaraka Türk Headquarter which is located in Saray Mh. Dr. Adnan Büyükdeniz Cad. No:6 Ümraniye/İstanbul)

A.TEMSİL YETKİSİNİN KAPSAMI/ THE SCOPE OF THIS PROXY COVERS THE FOLLOWINGS:

- ( )(a) Vekil tüm gündem maddeleri için kendi görüşü doğrultusunda oy kullanmaya yetkilidir.
  (The proxy-holder is authorised to cast vote for all the agenda items in line with his own opinions.)
- ( )(b) Vekil aşağıdaki talimatlar doğrultusunda gündem maddeleri için oy kullanmaya yetkilidir. Talimatlar: (özel talimatlar yazılır)

(The proxy holder is authorised to cast vote for all the agenda items in line with below mentioned instructions) Instructions: (special instructions will be inscribed hereto)

( )(c) Vekil şirket yönetiminin önerileri doğrultusunda oy kullanmaya yetkilidir.
 (The proxy-holder is authorised to cast vote in line with the advice of the company management)

()(d) Toplantıda ortaya çıkabilecek diğer konularda vekil aşağıdaki talimatlar doğrultusunda oy kullanmaya yetkilidir. (Talimat yoksa, vekil oyunu serbestçe kullanır)

Talimatlar: (özel talimatlar yazılır)

(The proxy holder is authorised to cast on the issues which may come up during the meeting, in line with below-mentioned instructions. (If there is not any instruction, the deputy may cast vote freely)

Instructions: (special instructions will be inscribed hereto)

B.ORTAĞIN SAHİP OLDUĞU HİSSE SENEDİNİN/ THE PATRICULARS OF THE SHARE CERTIFICATE HELD BY THE SHAREHOLDER

(a) Tertip ve serisi (Issue number and serial numbers) :

:

- (b) Numarası (Numbers)
- (c) Adet-Nominal değeri (Amounts and Face Value)
- (d) Oyda imtiyazı olup olmadığı (Any Privilege on the vote) : Yoktur/None
- (e) Hamiline Nama yazılı olduğu (Issued to bearer/name) : Nama/Name

## ORTAĞIN/SHAREHOLDER'S

ADI SOYADI veya UNVANI/NAME-SURMANE	:
İMZASI/SIGNATURE	:
ADRESİ/ADRESS	:

NOT : 1. (A) bölümünde, (a), (b) ve (c) olarak belirtilen seçeneklerden biri seçilir. (b) ve (d) seçenekleri için açıklama yapılır.

NOTE : You may choose any of the options (a), (b) or (c) mentioned in paragraph A hereabove.

Explanations are reguired if (b) (d) were chosen