

# ALBARAKA TÜRK KATILIM BANKASI A.Ş.

INFORMATION DOCUMENT OF THE GENERAL ASSEMBLY MEETING FOR 2021, TO BE HELD ON MAY 16, 2022, TO DISCUSS THE AGENDA ITEMS THAT WERE DELAYED IN ACCORDANCE WITH ARTICLE 420 OF THE TURKISH COMMERCIAL CODE AT THE ANNUAL GENERAL SHAREHOLDERS' MEETING DATED ON 30 MARCH 2022

The General Assembly Meeting of Albaraka Türk Participation Bank will be held in Istanbul on 16 May, 2022 (at 10.00 o'clock) in the Company Headquarters located in Istanbul at Saray Mah, Dr. Adnan Büyükdeniz Cad. No:6, Ümraniye 34768, İstanbul, as the follow-up of the 2021 Ordinary General Assembly Meeting held on 30/03/2022, to discuss below agenda items all of which have been decided to postpone for discussion at the Ordinary General Assembly of 2021 held on 30/03/2022, pursuant to Article 420 of the Turkish Commercial Code.

The shareholders who will attend the General Shareholders' Meeting in electronic environment through Electronic General Assembly System (EGKS) launched by Central Registry Agency (MKK), should be checked in/registered in such system. The shareholders who declare that they will attend the General Shareholders' Meeting in electronic environment, will not be able to attend the meeting physically. All of our bank's shares have been dematerialized by the Central Registry Agency.

Our shareholders may physically attend the General Shareholders' Meeting personally or by proxy or may participate the General Shareholders' Meeting personally or by proxy in electronic environment according. The proxy form is as attached. Proxy form must be with notarized or certified statement of signature. Media and interest holders are invited to the meeting.

The Balance Sheet, Profit / Loss Account, Annual Report, Independent Auditor's Report regarding the Company's 2021 accounting period will be available to our shareholders at the Company Center at least 3 weeks before the meeting date.

In addition, the above-mentioned documents which are the participation procedure to the General Assembly meeting, the General Assembly information document and the power of attorney will be included in the "Investor Relations" section of the Company's website at <a href="https://www.albaraka.com.tr">www.albaraka.com.tr</a>.

The shareholders or their representatives who will attend the meeting in electronic environment should have secure e-signature, register their communication information to e-MKK informative portal and fulfill any and all duties mentioned in the "Regulation on General Assembly Meetings of Joint Stock Companies To Be Held In Electronic Environment" published in the Official Gazette dated 28.08.2012 and numbered 28395, the "Communiqué on Electronic General Assembly Systems To Be Used in General Assembly Meetings of Joint Stock Companies" published in the Official Gazette dated 29.08.2012 and numbered 28396, and relevant Capital Markets Board regulations. Otherwise, such shareholders will not be able to attend the General Shareholders' Meeting in electronic environment. Detailed information about the Electronic General Assembly System (EGKS) can be accessed at <a href="https://www.mkk.com.tr">www.mkk.com.tr</a>.

In the general assembly meeting, open voting method will be used in the voting of the agenda items by hand raising method.

All of our shareholders are requested to be present at the meeting on the day and hour indicated.

Yours Respectfully

# ALBARAKA TÜRK KATILIM BANKASI A.Ş.

# (ALBARAKA TÜRK PARTICIPATION BANK)

Ca aşa	dde ağıd	si No Ia be	ürk Katılım Bankası A.Ş.'nin <b>16.05.2022</b> günü, saat 10:0 :6 34768 Ümraniye/İstanbul adresindeki Şirket Merkezinde y dirttiğim görüşler doğrultusunda beni temsile, oy verme a yetkili olmak üzere	apılacak olan olağan genel kurul toplantısında ye, teklifte bulunmaya ve gerekli belgeleri	
to Bai	sign nk v	nece: vhich	y appointas my/our Proxy holder to repressary documents on my/our behalf in the ordinary general assemb will be held on 16.05.2022 at 10:00 o'clock in Albaraka Türk Hea Cad. No:6 Ümraniye/İstanbul)	ly of shareheolders of Albaraka Türk Participation	
Α.	TEM	SİL Y	ETKİSİNİN KAPSAMI/ THE SCOPE OF THIS PROXY COVERS THE	FOLLOWINGS:	
(	)	(a)	Vekil tüm gündem maddeleri için kendi görüşü doğrultusun	da oy kullanmaya yetkilidir.	
			(The proxy-holder is authorised to cast vote for all the ag	enda items in line with his own opinions.)	
(	)	(b)	Vekil aşağıdaki talimatlar doğrultusunda gündem maddeler	i 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 mentio instructions) Instructions: (special instructions will be inscribed hereto)			
(	)	(c)	Vekil şirket yönetiminin önerileri doğrultusunda oy kullanır	naya yetkilidir.	
			(The proxy-holder is authorised to cast vote in line with t	he 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 v below-mentioned instructions. (If there is not any instruction, the deputy may cast vote freely)			
			Instructions: (special instructionswill be inscribed hereto)		
В.(	ORT	AĞIN	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/ <i>None</i>	
		(e)	Hamiline - Nama yazılı olduğu (Issued to bearer/name)	: Nama/ <i>Name</i>	
OR	RTA	ĞIN/S	HAREHOLDER'S		
		ADI	SOYADI veya UNVANI/NAME-SURMANE	:	
		İMZ.	ASI/SIGNATURE	:	
		ADR	ESI/ADRESS	:	
NC	T:	1. (A	) bölümünde, (a), (b) ve (c) olarak belirtilen seçeneklerden b	oiri seçilir. (b) ve (d) seçenekleri için açıklama	

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

yapılır.

# EXPLANATIONS ON AGENDA ITEMS OF THE ORDINARY GENERAL SHAREHOLDERS' MEETING DATED MARCH 30, 2022 OF ALBARAKA TÜRK KATILIM BANKASI A.Ş.

## 1. Inauguration; formation of Presiding Council.

In accordance with Article 41 of our Articles of Association, General Assembly meetings are presided (chaired) by the Chairman of the Board of Directors. In the case of absence of the Chairman, the vice-chairman, and in the case of his absence, any of the members of the Board of Directors shall undertake this task. The President shall establish the presiding council by designating a secretary to record the minutes of the meeting, and sufficient number of vote collectors. The President may also designate some experts in order to get immediate technical services with regard to the Electronic General Assembly System during the meeting.

#### 2. Authorizing the Presiding Council to sign the general assembly minutes of meeting.

General Assembly shall authorize the Chairmanship Council to record and to sign decisions taken at the General Assembly in accordance with the regulation of the Ministry of Customs and Trade and Turkish Commercial Code.

### 3. Reading and discussing the Annual Report of the BoD about the fiscal year 2021.

In accordance with the provisions of the Turkish Commercial Code and the Ministry of Customs and Trade, the Annual Report of the Board of Directors for the accounting period of 01.01.2021-31.12.2021 will be read, presented to the public and presented to the General Assembly (this document can be obtained from our Headquarters, Public Disclosure Platform (<a href="www.kap.org.tr">www.kap.org.tr</a>) or on our website <a href="www.albaraka.com.tr">www.albaraka.com.tr</a>).

## 4. Reading and discussing Auditor reports.

The Auditor's Report for the accounting period of 01.01.2021 - 31.12.2021 will be read, presented to the public and presented to the General Assembly in accordance with the provisions of the Turkish Commercial Code and the Ministry of Customs and Trade (this document can be obtained from our Headquarters, Public Disclosure Platform (<a href="www.kap.org.tr">www.kap.org.tr</a>) Available at <a href="www.albaraka.com.tr">www.albaraka.com.tr</a>).

## 5. Reading, discussing and approving the Financial Statements.

In accordance with the provisions of the Turkish Commercial Code and the Ministry of Customs and Trade, Financial Tables for the accounting period of 01.01.2021 - 31.12.2021 will be read, discussed and presented to the general assembly (this documents can be obtained from our Headquarters, Public Disclosure Platform (www.kap.org.tr) Available at www.albaraka.com.tr).

## 6. Acquitting the Members of the BoD.

In accordance with the provisions of the Turkish Commercial Code and the Ministry of Customs and Trade, the members of the Board of Directors will be submitted to the approval of the General Assembly for their activities and transactions for the year 2021.

7. 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

The Board of Directors' proposal regarding the distribution of profit, which was generated within the framework of article 47 of the Articles of Association regarding profit distribution and which occurred in 2021 accounting period, shall be submitted to the approval of the General Assembly.

8. Discussing the fiscal rights and benefits of the Board members such as salary & wages, per diems, bonus & premiums and alike.

The rights of the chairman and members of the board of directors and compensation rights such as bonuses and premiums shall be determined by our shareholders in accordance with the provisions of the Turkish Commercial Code and the Regulation and the principles contained in our articles of association.

9. 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.

The new members of the Board of Directors appointed to replace the Members of the Board of Directors who resigned during the fiscal year will be submitted to the approval of the General Assembly.

10. Approving within the scope of the article 19/2 of Regulation on Procedures and Principles for Classification of Loans and Provisions to be Set Aside

It has been presented to approval of the General Assembly in order the provisions allocated by the bank to the share of the participation accounts to be reflected to expense accounts in accordance with 19/2 of Regulation on Procedures and Principles for Classification of Loans and Provisions to be Set Aside.

11. Permitting members of the BoD with respect to articles 395 and 396 of Turkish Commercial Code.

The authorization of the Board Members to conduct business with the Bank in accordance with Article 395 of Turkish Commercial Code titled as "Prohibition to Conduct Business with a Company, Borrowing to a Company" and Article 396 titled as "Prohibition of Competition" will be submitted for the approval of the General Assembly.

12. Presenting information to General Assembly about operations effected in scope of the Buyback Program for bank's own shares in 2021.

Within the framework of the Buyback Program, no transaction was carried out by our Bank.

13. Presenting information to General Assembly about donations made by bank in 2021

Pursuant to Article 71b of the Communiqué Serial: IV No: 27 of the Capital Markets Board, it is the agenda item that aims to inform the General Assembly about donations that our company made in 2021. (This document can be accessed from our website <a href="www.albaraka.com.tr">www.albaraka.com.tr</a>).