

Signature(s)/Common Seal of Member(s)



MALAYAN BANKING BERHAD (COMPANY NO.: 196001000142) (INCORPORATED IN MALAYSIA)

100%

Number of shares held	CDS Account No. of the Authorised Nominee*																
				-				_									

	* Applicable to shares held through a nominee account						
I/We	·	rt/C	o. No.:				
	(full name in block letters)						
of	lo.:						
	(full address)						
a shar	reholder/shareholders of MALAYAN BANKING BERHAD, hereby appoint						
				II name in bloc			
	NIDIG (D						
	NRIC/Pas	sspoi	rt No.:				
of							
	(full address)						
and	NRIC/Pas	ssnoi	rt No•				
	(full name in block letters)	, op 0					
ot	(full address)						
or fai	iling him/her, the Chairman of the meeting, as my/our proxy(ies) to vote for me/us on m	าง/ด	ur behalf	at the 61st	Annual Gene	ral Meetin	ıg (AGM) of
Malay	yan Banking Berhad to be held at, and broadcasted live from Menara Maybank, 100 Jala	an T	un Peral	k, 50050 Ku	ala Lumpur, <i>N</i>		
15 Ap	oril 2021 at 10.00 a.m. and any adjournment thereof, on the following resolutions as set out in the	he N	lotice of	the 61 st AGN	1:		
No.	Resolution					For	Against
1.	To approve the payment of a final single-tier dividend of 38.5 sen per ordinary share in respect of year ended 31 December 2020	the	financial	Ordinary F	Resolution 1		
2.	To re-elect Datuk Abdul Farid Alias as Director of the Company		Ordinary F	Resolution 2			
3.	To re-elect Datuk R. Karunakaran as Director of the Company			Ordinary F	Resolution 3		
4.	To re-elect Mr Edwin Gerungan as Director of the Company		Ordinary F	Resolution 4			
5.	To re-elect Ms Che Zakiah Che Din as Director of the Company		Ordinary F	Resolution 5			
6.	To re-elect Tan Sri Dato' Sri Zamzamzairani Mohd Isa as Director of the Company		Ordinary F	Resolution 6			
7.	To approve the payment of Non-Executive Directors' fees from the 61 st AGM to the 62 nd AGM of t	Company	Ordinary F	Resolution 7			
8.	To approve the payment of benefits to the Non-Executive Directors from the 61st AGM to the 6 the Company	Ordinary F	Resolution 8				
9.	To re-appoint Messrs Ernst & Young PLT as Auditors of the Company for the financial year ending 3 2021 and to authorise the Directors to fix their remuneration	Ordinary F	Resolution 9				
10.	Authority to Directors to issue new ordinary shares in Maybank pursuant to Section 75 of the Act, 2016	mpanies	Ordinary R	esolution 10			
11.	Allotment and issuance of new ordinary shares in Maybank in relation to the Recurrent and Optio Reinvestment Plan	Ordinary R	esolution 11				
Mv/0	our proxy is to vote on the resolutions as indicated by an "X" above. If no indication is given, my/	/our	nrovvlies	shall vote o	or abstain as be	/she think	s fit
iviy/ O	ar proxy is to vote on the resolutions as indicated by an A above. If no indication is given, my/	, oui	proxy(ics	y shall vote c	n abstant as no	/ SIIC CIIIIK	3 110.
Dated	l this day of 2021						
				•	roxies, percent	age of sha	reholdings to
		represent	ed by the pro				
		oxy 1		No. of share	es Pe	rcentage	
	Number of shares held						

Total

Notes

- 1. A member entitled to participate and vote at this AGM is entitled to appoint proxy(ies) to participate and vote in his/her stead. A proxy may but need not be a member of the Company and there shall be no restriction as to the qualification of a proxy.
- 2. (i) A member who is an authorised nominee as defined under the Securities Industry (Central Depositories) Act 1991 (Authorised Nominee) may appoint at least one proxy but not more than two (2) proxies in respect of each securities account it holds with ordinary shares of the Company (Maybank Shares) standing to the credit of the said securities account to participate and vote at this AGM.
 - (ii) Notwithstanding the above, for an exempt Authorised Nominee which holds Maybank Shares for multiple beneficial owners in one securities account (Omnibus Account), there is no limit to the number of proxies which the exempt Authorised Nominee may appoint in respect of each Omnibus Account.
- 3. Where a member appoints more than one proxy, the appointments shall be invalid unless he/she specifies the proportions of his/her shareholding to be represented by each proxy.
- 4. The instrument appointing a proxy shall be in writing under the hand of the appointer or his/her attorney duly authorised in writing, or if the appointer is a corporation, under its common seal or in some other manner approved by its directors.
- 5. For an instrument appointing a proxy executed outside Malaysia, the signature must be attested by a Solicitor, Notary Public, Consul or Magistrate.
- 6. The duly completed instrument appointing a proxy must be deposited at the office of Tricor at Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or its Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia. The instrument appointing a proxy may also be submitted to Tricor electronically via TIIH Online website at https://tiih.online. Please follow the procedures provided in the Administrative Notes for the AGM if members wish to submit the instrument appointing a proxy electronically. All instruments appointing a proxy must be deposited with Tricor no later than Wednesday, 14 April 2021 at 10.00 a.m.
- 7. Only members whose names appear on the Record of Depositors as at 31 March 2021 shall be eligible to attend the AGM or appoint proxy(ies) to attend and vote on his/her behalf.

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AFFIX STAMP

Share Registrar for Maybank's 61st AGM

Tricor Investor & Issuing House Services Sdn Bhd Unit 32-01, Level 32, Tower A Vertical Business Suite, Avenue 3, Bangsar South No. 8 Jalan Kerinchi, 59200 Kuala Lumpur Malaysia

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