GENERAL BALLOT PAPER

For Šiaulių bankas AB General Meeting of Shareholders to be held on 31 March 2020

Shareholder

Shareholder's natural person's name, surname and personal code, the other shareholders - name and code

documents confirming the voting right of the shareholder's authorized person or representative to be attached to this ballot paper

Issues of the agenda	Draft resolutions	Voting
		voting
1. Presentation of the consolidated annual report	Resolution on this item shall not be adopted.	
2.Presentation of the audit company's conclusion	Resolution on this item shall not be adopted.	
3. Comments and proposals of the Supervisory Council	Resolution on this item shall not be adopted.	
4. Approval of the financial statements for 2019	To approve the set of financial statements for 2019.	FOR AGAINST
5. Allocation of the Bank's profit	To approve allocation of the Bank's profit (loss).	FOR AGAINST
6. Election of an audit company and determination of the remuneration for the audit company	 To elect the independent audit company KPMG Baltics UAB for the audit of the consolidated and annual financial statements of the Bank and the Group for the years 2020 and 2021. To set the cost of auditing the consolidated financial statements of the Group for 2020 and 2021 EUR 151.3 thousand (excluding VAT) per year, including EUR 82.5 thousand (excluding VAT) for auditing the Bank's statements, with the right to increase this price by 10 per cent. 	FOR AGAINST
7. Approval of the Remuneration Policy	To approve the Bank's Remuneration Policy.	FOR AGAINST

When voting - mark the selected option ("for" or "against"), in question 9 - enter the number of votes.

F	F		
8. Acquisition of the Bank's own shares	 To acquire Bank's own shares under the conditions: 1) the purpose of acquisition of own shares i and increase the market price of the Bank's 2) maximum number of shares to be acquired nominal value of the Bank's own shares may 1/10 of the Bank's authorized capital; 3) the time limit for the Bank to acquire its ow 18 months from the date of adoption of this 4) maximum acquisition price per share - 15% If the market price of the Bank's shares on the Vilnius Stock Exchange when the Board decision to acquire own shares, however, than the book value of the share calculated to the latest published financial statemer Bank; minimal acquisition price per share - than the market price of the Bank's shares Vilnius when the Board makes a decision to Bank's own shares; 5) The procedure for sale of own shares and the selling price - the shares acquired by the Ba annulled by decision of the General M Shareholders or sold by decision of the general for a shares is their average acquisition price and procedure will ensure equal opportunities the provisions of this resolution and require the Law on Companies of the Bank, in according the Law on Companies of the Republic of Limits and sale of shares, the time, number and p shares as well as to perform other actions the acquisition and sale of own shares. To establish that after adopting this resores of the Bank's shall expire. 	s to retain shares; - the total not exceed wn shares - decision; nigher than he Nasdaq makes a not higher l according nts of the 15% lower in Nasdaq repurchase e minimum nk may be Aeeting of the Board ice of the d the sales es for all nk; dance with rements of thuania, to Bank's own of its own repurchase rice of the related to lution the lders of 28	FOR AGAINST
9. Election of Supervisory Council members	Candidates nominated:	total number Council mem product of a	a candidates (a of votes for the bers' election is a number of votes ne owned shares (7):
	Arvydas Salda		
	Gintaras Kateiva		
	Darius Šulnis		
	Ramunė Vilija Zabulienė		
	Martynas Česnavičius		
	Miha Košak		
	Adriano Arietti		
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10. The	1. To supplement the Bank's Charter with sub-item 6.3.8.13:	
amendment of the Bank's	"6.3.8.13. Approval of the Remuneration Policy. "To amend the item 6.10 of the Charter of the Bank as	
Charter	follows:	
	"6.10. Resolutions on the matters, provided for in par.	
	6.3.1, 6.3.7, 6.3.8.1, 6.3.8.3-6.3.8.7, 6.3.8.9-6.3.8.13 are	
	adopted by the majority vote which is no less than 2/3 of all	
	the votes, granted by the shares of participating	
	shareholders. Resolutions on the matter, provided for in par. 6.3.8.2 are adopted by the majority vote which is no	
	less than 3/4 of all the votes, granted by the shares of the	
	shareholders, participating in the Meeting and entitled to	
	vote."	
	3. To amend the item 6.11 of the Charter of the Bank as	
	follows:	
	""6.11. Voting at the Meeting is open. In case at least one shareholder wishes secret ballot for some particular matter,	
	and the shareholders, having no less than 1/10 of the votes	
	in that Meeting agree with him, secret ballot on that matter	
	is obligatory for all the shareholders on that question.	
	Shareholder can vote in writing by filling a general voting	
	ballot, which may be transmitted to the Bank and by electronic means in accordance with the procedure	
	established by legal acts ensuring the transmitted	
	information is secure and the shareholder's identity can be	
	identified. If the shareholder employs his right to vote in	
	writing, he, after making acquainted with agenda and draft	FOR
	resolutions of the Meeting, fills and delivers the Bank the	
	general voting slip, stating his "for" or "against" separately for each resolution. The shareholders, who vote in writing	
	in advance, are considered participating in the Meeting and	
	their votes are included into the quorum and voting results.	AGAINST
	General voting slips of failed Meeting are valid in the	
	repeated Meeting. The shareholder cannot vote at the	
	meeting on the matters he has already expressed his will in writing in advance.	
	4. To amend the item 7.1 of the Charter of the Bank as	
	follows:	
	"7.1. The Supervisory Council is a collegial body supervising	
	the activities of the Bank and directed by its chairman. The	
	number of members of the Council is 8 (eight) (at least 1/3 must be independent), it is elected by the Meeting. During	
	the election of the Council members each shareholder shall	
	have the number of votes which is equal to the number of	
	votes carried by the shares held by him multiplied by the	
	number of members of the Council being elected. The	
	shareholder shall distribute the votes at his discretion, giving them for one or several candidates. Candidates who	
	receive the greatest number of votes shall be elected. If the	
	number of candidates who received an equal number of	
	votes is larger than the number of vacancies in the Council,	
	a repeated voting shall be held in which each shareholder	
	may vote only for one of the candidates who received an equal number of votes. The Council shall be elected for a 4-	
	year term."	
	5. To amend the item 11.2 of the Charter of the Bank as	
	follows:	

 "11.2. The loan committee analyses the loan presentation material, decides whether to approve or disapprove the loan granting, change of its terms, evaluates loan risk, gives suggestions regarding loan granting, loan interest rate and loan administration procedure improvement, as well as performs other functions, set in its regulations." 6. To amend the item 11.6 of the Charter of the Bank as follows: "11.6. The nomination committee shall nominate and recommend, for the approval of the bodies of the Bank or for approval of the Meeting, candidates to fill body of the Bank vacancies, shall evaluate the balance of skills, knowledge and experience of the members of the bodies of the Bank, and suitability for the position, shall submit comments and findings related to the matter, assess the structure, size, composition, operating results and shall carry out other functions provided for in its provisions."
7. To authorize the Bank's Chief Executive Officer to sign the amended Charter and to arrange the registration of such amended Charter in compliance with the order set for by the laws.

Shareholder's (or his authorized person's or representative) name and surname

signature

Date _____