

I. Proxy

for the 142nd Ordinary Annual General Meeting of Oberbank AG, at 10:00 a.m. CET on 17 May 2022

IMPORTANT NOTE. This proxy does not represent an entitlement to personal participation in the Annual General Meeting. Please contact the financial institute managing your account and ensure that by means of an account confirmation (record day: 7 May 2022) you have been correctly registered for attendance at the Annual General Meeting under the securities named below.

Registration closing date: 12 May 2022, midnight, CET (receipt of account confirmation)

With the allocation of this proxy, I confirm that I have read the information published by the company on its website or contained in the convocation request. In order to facilitate the exercise of stockholder rights during the Annual General Meeting, I declare my consent to the processing of personal data (name, address, date of birth, number of the securities account, number of shares, possible share category, number of the voting card and e-mail address).

Principal (stockh	olo	ler)																														
First name, family name / co	ompan	y nam	ne													1	1		1				 1				1					
Address, post code, place o	f resid	lence								1				1		1	1	1	1	1	1	1	 _	_	Date	of b	irth .	/ Re	gist	er no	 0.	
Account number								L	I Fina	ncia	ıl ins	titut	e			1	1		1				 <u> </u>				<u> </u>					
F-mail address (the proxy a	locatio	l l	ofirm	s tha	ıt onl	v th	L e pri	incir	nal h	<u> </u>	I CCE	ss tr	this	L S e-n	nail a	l	P88)						 									

Should you allocate this proxy not as a stockholder, but as the representative of a stockholder, please enclose proof of your representation authorisation (proxy allocated by the stockholder, court appointment decree, etc.).

Granting of a proxy

I/we authorise the following independent proxy holder to

- exercise the voting right
- and the rights to submit motions and raise objections

in conjunction with the right to allocate sub-proxies and free from restrictions in cases of multiple representation. The voting right, the right to submit motions and the right to raise objections shall only be exercised under instruction. If no instruction has been given regarding a proposed resolution, the representative shall abstain from voting.

Should more than one voting representative be ticked, the proxy shall be allocated to the first person so designated:

0	Dr. Michael Knap, Honorary President, IVA c/o IVA Interessenverband für Anleger, Feldmühlgasse 22, 1130 Vienna, e-mail: knap.oberbank@hauptversammlung.at
0	or Dr. Christoph Nauer, LL.M., lawyer c/o bpy Hügel Rechtsanwälte GmbH, Enzersdorferstraße 4, 2340 Mödling, e-mail: nauer.oberbank@hauptversammlung.at
0	or Dr. Christian Temmel, MBA, lawyer c/o DLA Piper Weiss-Tessbach Rechtsanwälte GmbH, Schottenring 14, 1010 Vienna, e-mail: temmel.oberbank@hauptversammlung.at
0	or Mag. Gernot Wilfling, lawyer c/o Müller, Partner Rechtsanwälte GmbH, Rockhgasse 6, 1010 Vienna, e-mail: wilfling.oberbank@hauptversammlung.at

for the following securities

_____ Shares (ISIN AT0000625108)

Total (should this not be stated, the number noted in the account confirmation will be included in the proxy)

Please turn over! Page 1 of 3



nitations upon the proxy:	

II. Instructions

for the 142nd Ordinary Annual General Meeting of Oberbank AG, at 10:00 a.m. CET on 17 May 2022

Voting instructions regarding proposed resolutions relating to the agenda items

The proxy is instructed to exercise my (our) voting right to the resolutions proposed by the administration (Managing and Supervisory Boards) and made available on the company website as follows:

(Plea	ase cross inside the box 🗷; do not use a red pen)	FOR	AGAINST	ABSTENTION
	Proposed resolutions of the administration			-
1.	Presentation of the established annual financial statements and the management report for the 2021 financial year with the report of the Supervisory Board, the (consolidated) non-financial report and the (consolidated) corporate governance report; presentation of the consolidated financial statements and the group management report for the 2021 financial year.	No re	esolution prop	osal necessary
2.	Distribution of the net profit reported in the financial statements for 2021			
3.	Discharge of the members of the Management Board for the 2021 financial year			
	a) Discharge of Dr. Franz Gasselsberger, MBA			
	b) Discharge of Mag. Dr. Josef Weißl, MBA			
	c) Discharge of Mag. Florian Hagenauer, MBA			
	d) Discharge of Martin Seiter, MBA			
4.	Discharge of the members of the Supervisory Board for the 2021 financial year.			
	a) Discharge of Dr. Andreas König			
	b) Discharge of Mag. Dr. Martin Zahlbruckner			
	c) Discharge of Mag. Hannes Bogner			
	d) Discharge of Gerhard Burtscher			
	e) Discharge of Dr. Stephan Koren			
	f) Discharge of Alfred Leu			
	g) Discharge of UnivProf. Dr. Barbara Leitl-Staudinger			
	h) Discharge of DI Franz Peter Mitterbauer, MBA			
	i) Discharge of Dr. Barbara Steger			
	j) Discharge of Dr. Herta Stockbauer			
	k) Discharge of Dr. Ludwig Andorfer			
	I) Discharge of Wolfgang Pischinger			
	m) Discharge of Susanne Braun			
	n) Discharge of Alexandra Grabner			
	o) Discharge of Elfriede Höchtel			
	p) Discharge of Sven Zeiss			
5.	Elections to the Supervisory Board			
	a) Election of UnivProf. Dr. Barbara Leitl-Staudinger			
	b) Election of Mag. Gregor Pilgram			
	c) Election of Mag. Alina Czerny			
	d) Election of DI Stefan Pierer			
	e) Election of Mag. Hannes Bogner			
6.	Resolution regarding the determination of the remuneration for the activities of the members of the Supervisory Board for the financial year 2022 and the following financial years.			
7.	Selection of the bank auditor for the 2023 financial year			
8.	Selection of the bank auditor for the Slovakian branch for the 2022 financial year			



9.	Remuneration report									
10.	Resolution regarding the revocation of the authorisation of the Management Board granted by the 140th Annual General Meeting of 20 May 2020, pursuant to §65 Para.1 Clause 4 of the Stock Corporation Act, for the purchase of treasury shares of an idle amount for issue to employees, executive personnel and members of the Management or Supervisory Board of the company, or an affiliated company, and the simultaneous empowerment of the Management Board to purchase treasury shares amounting to a maximum of 5 per cent of share capital during a period of 30 months from the date of the passing of the resolution by the 142nd Annual General Meeting pursuant to §65 Para.1 Clause 4 of the Stock Corporation Act.									
11.	Resolution regarding the revocation of the authorisation of the Management Board granted by the 140th Annual General Meeting of 20 May 2020, pursuant to §65 Para.1 Clause 4 of the Stock Corporation Act, for the purchase of treasury shares of an idle amount subject to the simultaneous empowerment of the Management Board to purchase treasury shares for the purpose of securities trading up to a maximum of 5 per cent of share capital during a period of 30 months from the date of the passing of the resolution by the 142nd Annual General Meeting.									
12.	Resolution regarding the revocation of the authorisation of the Management Board granted by the 140th Annual General Meeting of 20 May 2020, pursuant to §65 Para.1 Clause 8 of the Stock Corporation Act, for the purchase of treasury shares of an idle amount subject to the simultaneous empowerment of the Management Board pursuant to §65 Para.1 Clause 8 of the Stock Corporation Act to purchase for neutral purposes treasury shares amounting to a maximum of 10 per cent of share capital during a period of 30 months from the date of the passing of the resolution by the 142nd Annual General Meeting.									
13.	Resolution regarding the amendment of § 11 of the Company Articles of Association, as well as a new version and amendment of the Company Articles from and including Section 5 (§§ 27 et seq.).									
	a) Amendment of § 11 of the Company Articles of Association									
	 New version and amendment of the Company Articles from and including Section 5 (§§ 27 et seq.) 									
In the reso	proposal shall apply to each single voting procedure. In the case of proposed resolutions for which no, or an unclear instruction (e.g. both FOR and AGAINST the same proposed resolution) has been issued, the proxy shall abstain from voting. If following the submission of this form additional or modified instructions are issued, the instructions allocated here shall remain valid to the extent that they are not altered or revoked.									
	r instructions (e.g. for motions and objections, in particular regarding new/ankholders/Management Board/Supervisory Board):	nended (notions fro	om						
Date	Signature / Authorised company signature If necessary, signatures	of all joint o	wners							

Please send the fully completed form by 4.00 p.m. CET (time of arrival) on 13 May 2022,

- by **post** to Oberbank AG, c/o HV-Veranstaltungsservice GmbH, Köppel 60, 8242 St. Lorenzen am Wechsel
- by **fax** to +43 (0) 1 8900 500-46
- by **e-mail** to the address provided by the voting right representative that you selected above (as a scanned enclosure; TIF, PDF, etc.)

Additional information is available on the homepage: www.oberbank.at