



PROXY FORM FOR THE EXTRAORDINARY GENERAL MEETING OF MEMBERS OF FIDELITY BANK PLC TO BE HELD VIRTUALLY VIA HTTPS://WWW.FIDELITYBANK.NG/EGM/ AT 10.00A.M. ON FEBRUARY 6, 2025.

I/We
Dated this
Shareholder's Signature

I/We desire this proxy to be used in favour offor against the resolution as indicated alongside (strike out whichever is not required). 1 That the Issued Share Capital of Fidelity Bank Pic (the Company) N26,700,000,000,000 divided into 53,400,000,000 Ordinary Shares of N0.50 K the creation of up to 20,000,000,000 additional Ordinary Shares of the Company (the Board) be and is hereby authorised, if deemed nece or increase the share capital of the Company to an amount sufficier undertaken by the Company to an amount sufficier undertaken by the Company to raise additional equity capital pursu adoption herein 2 That the Board be and is hereby authorised to raise additional capital up Company by way of Private Placements, Rights Issues, Public Offers o modes, in such tranches, series, amounts, pricing or proportions and on a firms as may be determined by the Board, subject to obtaining the required of the Company by the Board, subject to obtaining the required properties of the Company's existing issued shares and paid-up capitally to one on such pricing, times, terms and conditions as shall be determined by the Board of the Company's existing issued shares and paid-up capitally to one on such pricing, times, terms and conditions as shall be determined by the Private Placements in Resolution (4) above shall be carried out in subject to procurement of relevant regulatory approvals 5 That the Private Placements in Resolution (4) above shall be carried out in above, which shall rank pari-passu with the Company's existing issued shares on the Official List of Nigerian Exchanges shares pursuant to Resolutions (2) and (4) cover, subject to relevant regulatory approvals 8 That the Board be and is hereby authorised to take any further action or necessary to give effect to all the resolutions proposed for adoption of including but not limited to the execution of any agreement, notice or parties and advisers; obtaining requisite regulatory approvals including Exchange Commission, Central Bank of Nigeria and Corporate Affa	ob each up to N36,700,000,000.00 by a Kobo each (the new Issued Share ny and that the Board of Directors of ary, to cancel any unallotted shares to accommodate any transaction and to the resolutions presented for the any other mode or combination of the terms and conditions and at such the regulatory approvals arwritten on such terms as may be arror more Private Placements, up to the Company (being not more than are more investors in such tranches and Board conformity with applicable laws and over shall rank pari passu with the	
Interpretation of the company of the	ob each up to N36,700,000,000.00 by a Kobo each (the new Issued Share ny and that the Board of Directors of ary, to cancel any unallotted shares to accommodate any transaction and to the resolutions presented for the any other mode or combination of the terms and conditions and at such the regulatory approvals arwritten on such terms as may be arror more Private Placements, up to the Company (being not more than are more investors in such tranches and Board conformity with applicable laws and over shall rank pari passu with the	
Indir the sused sinder Capital of Fidelity Bank Pic (the Company) N22,700,000,000.000 odivided into S3,400,000,000 Ordinary Shares of N0.50 K the creation of up to 20,000,000,000 Ordinary Shares of N0.50 K the creation of up to 20,000,000,000 Ordinary Shares of N0.50 K the creation of up to 20,000,000,000 additional Ordinary Shares of N0.50 K the creation of up to 20,000,000,000 additional Ordinary Shares of N0.50 K the creation of up to 20,000,000,000 ordinary Shares of N0.50 K the creation of up to 20,000,000,000 Ordinary Shares of N0.50 K the creation of up to 20,000,000,000 additional Ordinary Shares of N0.50 K the creation of up to 20,000,000,000 ordinary Shares additional equity capital pursuadoption herein 2 That the Board be and is hereby authorised to raise additional capital up Company by way of Private Placements, Rights Issues, Public Offers of modes, in such tranches, series, amounts, pricing or proportions and ons times as may be determined by the Board, subject to regulatory approval 4 That the Board be and is hereby authorised to issue, by way of one 20,000,000,000 Ordinary Shares of N0.50 K obo each in the share capital of 30% of the Company's existing issued shares and paid-up capitally to one on such pricing, times, terms and conditions as shall be determined by the That the Private Placements in Resolution (4) above shall be carried out is subject to procurement of relevant regulatory approvals 5 That the Shares issued in accordance with Resolutions (2) and (4) of Company's existing issued Ordinary Shares 7 That the Board be and is hereby authorised to take any further action and above, which shall rank pari-passu with the Company's existing issued in to trading of the issued shares on the Official List of Nigerian Exchange shares pursuant to Resolutions (2) and (4) above, subject to relevant regulatory to give effect to all the resolutions proposed for adoption defined by the Board be and is hereby authorised to take any further action an necessary to give effect to all the resolutions	ob each up to N36,700,000,000.00 by a Kobo each (the new Issued Share ny and that the Board of Directors of ary, to cancel any unallotted shares to accommodate any transaction and to the resolutions presented for the any other mode or combination of the terms and conditions and at such the regulatory approvals arwritten on such terms as may be arror more Private Placements, up to the Company (being not more than are more investors in such tranches and Board conformity with applicable laws and over shall rank pari passu with the	
That the Board be and is hereby authorised to raise additional capital up Company by way of Private Placements, Rights Issues, Public Offers of modes, in such tranches, series, amounts, pricing or proportions and on stimes as may be determined by the Board, subject to obtaining the requipation of the capital raising exercise in Resolution (2) above may be una determined by the Board, subject to regulatory approval That the Board be and is hereby authorised to issue, by way of one 20,000,000,000 Ordinary Shares of N0.50 kobo each in the share capital or 30% of the Company's existing issued shares and paid-up capitally to one on such pricing, times, terms and conditions as shall be determined by the subject to procurement of relevant regulatory approvals That the Private Placements in Resolution (4) above shall be carried out it subject to procurement of relevant regulatory approvals That the shares issued in accordance with Resolutions (2) and (4) above, which shall rank pari-passu with the Company's existing issued shares to trading of the issued shares on the Official List of Nigerian Exchange shares pursuant to Resolutions (2) and (4) above, subject to relevant regulatory to give effect to all the resolutions proposed for adoption of including but not limited to the execution of any agreement, notice or departies and advisers; obtaining requisite regulatory approvals including Exchange Commission, Central Bank of Nigeria and Corporate Affais C directives of any relevant regulatory authority and filing within time, all regresolutions That the Company Secretary be and is hereby authorised to do all the resolutions adopted at this Extraordinary General Meeting at the CAC SPECIAL RESOLUTIONS	any other mode or combination of the terms and conditions and at such the regulatory approvals arwritten on such terms as may be a the Company (being not more than armore investors in such tranches and Board aconformity with applicable laws and a cove shall rank pari passu with the	
That the capital raising exercise in Resolution (2) above may be una determined by the Board, subject to regulatory approval That the Board be and is hereby authorised to issue, by way of one 20,000,000,000 Ordinary Shares of N0.50 kobo each in the share capital of 30% of the Company's existing issued shares and paid-up capital) to one on such pricing, times, terms and conditions as shall be determined by the subject to procurements in Resolution (4) above shall be carried out in subject to procurement of relevant regulatory approvals That the shares issued in accordance with Resolutions (2) and (4) of Company's existing issued Ordinary Shares That the Board be and is hereby authorised to allot the shares issued in accordance with the Company's existing issued shall rank pari-passu with the Company's existing issued shall to trading of the issued shares on the Official List of Nigerian Exchange shares pursuant to Resolutions (2) and (4) above, subject to relevant regulatory shares pursuant to Resolutions (2) and (4) above, subject to relevant regulatory to give effect to all the resolutions proposed for adoption of including but not limited to the execution of any agreement, notice or departies and advisers; obtaining requisite regulatory approvals including Exchange Commission, Central Bank of Nigeria and Corporate Affairs C directives of any relevant regulatory authority and filling within time, all regresolutions That the Company Secretary be and is hereby authorised to do all the resolutions adopted at this Extraordinary General Meeting at the CAC SPECIAL RESOLUTIONS	or more Private Placements, up to the Company (being not more than more investors in such tranches and Board conformity with applicable laws and ove shall rank pari passu with the	
20,000,000,000 Ordinary Shares of N0.50 kobo each in the share capital of 30% of the Company's existing issued shares and paid-up capital) to one on such pricing, times, terms and conditions as shall be determined by the 5 That the Private Placements in Resolution (4) above shall be carried out in subject to procurement of relevant regulatory approvals 6 That the shares issued in accordance with Resolutions (2) and (4) of Company's existing issued Ordinary Shares 7 That the Board be and is hereby authorised to allot the shares issued in accordance, which shall rank pari-passu with the Company's existing issued shares pursuant to Resolutions (2) and (4) above, subject to relevant regulatory approvals to relevant regulatory authorised to take any further action are necessary to give effect to all the resolutions proposed for adoption of including but not limited to the execution of any agreement, notice or departies and advisers; obtaining requisite regulatory approvals including Exchange Commission, Central Bank of Nigeria and Corporate Affairs Condirectives of any relevant regulatory authority and filing within time, all regresolutions 9 That the Company Secretary be and is hereby authorised to do all the resolutions adopted at this Extraordinary General Meeting at the CAC SPECIAL RESOLUTIONS	the Company (being not more than more investors in such tranches and Board conformity with applicable laws and ove shall rank pari passu with the	
subject to procurement of relevant regulatory approvals That the shares issued in accordance with Resolutions (2) and (4) accompany's existing issued Ordinary Shares That the Board be and is hereby authorised to allot the shares issued in accordance, which shall rank pari-passu with the Company's existing issued shares on the Official List of Nigerian Exchange shares pursuant to Resolutions (2) and (4) above, subject to relevant regulators are pursuant to Resolutions (2) and (4) above, subject to relevant regulations proposed for adoption of including but not limited to the execution of any agreement, notice or do parties and advisers; obtaining requisite regulatory approvals including Exchange Commission, Central Bank of Nigeria and Corporate Affairs Condirectives of any relevant regulatory authority and filing within time, all regresolutions That the Company Secretary be and is hereby authorised to do all the resolutions adopted at this Extraordinary General Meeting at the CAC SPECIAL RESOLUTIONS	ove shall rank pari passu with the	
Company's existing issued Ordinary Shares 7 That the Board be and is hereby authorised to allot the shares issued in ac above, which shall rank pari-passu with the Company's existing issued sh to trading of the issued shares on the Official List of Nigerian Exchange shares pursuant to Resolutions (2) and (4) above, subject to relevant regulations are pursuant to Resolutions (2) and (4) above, subject to relevant regulations are pursuant to Resolutions (2) and (4) above, subject to relevant regulations and the resolutions proposed for adoption of including but not limited to the execution of any agreement, notice or do parties and advisers; obtaining requisite regulatory approvals including Exchange Commission, Central Bank of Nigeria and Corporate Affairs Condirectives of any relevant regulatory authority and filing within time, all regulators are solutions 9 That the Company Secretary be and is hereby authorised to do all the resolutions adopted at this Extraordinary General Meeting at the CAC SPECIAL RESOLUTIONS		
above, which shall rank pari-passu with the Company's existing issued sh to trading of the issued shares on the Official List of Nigerian Exchange shares pursuant to Resolutions (2) and (4) above, subject to relevant reg	ordance with Resolutions (2) and (4)	
necessary to give effect to all the resolutions proposed for adoption of including but not limited to the execution of any agreement, notice or do parties and advisers; obtaining requisite regulatory approvals including Exchange Commission, Central Bank of Nigeria and Corporate Affairs C directives of any relevant regulatory authority and filing within time, all regresolutions 9 That the Company Secretary be and is hereby authorised to do all the resolutions adopted at this Extraordinary General Meeting at the CAC SPECIAL RESOLUTIONS	es; procure the listing and admission Limited; and cancel any unallotted	
resolutions adopted at this Extraordinary General Meeting at the CAC SPECIAL RESOLUTIONS	this Extraordinary General Meeting cument; appointment of professional the approval of the Securities and mmission (CAC); complying with the	
	ngs necessary to give effect to the	
B. To consider and if thought fit, pass the following as Special Resolutions:		
That Clause 6 of the Memorandum of Association and Clause 5 of the A (the Memart) be amended to reflect the new Issued Share Capital of the resolutions and that the Board be and is hereby authorized to file the am	Company pursuant to the foregoing	
11. That the Memorandum and Articles of Association of the Company submitted to the meeting and for the purpose of identification initialed to and adopted as the new Memorandum and Articles of Association of the exclusion of the existing Memorandum and Articles of Association here.	naea Memart at the CAC.	
Please indicate with an "X" in the appropriate column, how you wish your votes to be cast on the resolutio or abstain from voting at his discretion.	ontained in the printed document the Chairman hereof, be approved c Company in substitution for and to	vill vote
Signature of Person Attending	ontained in the printed document the Chairman hereof, be approved a Company in substitution for and to	

This proxy form should NOT be completed and sent to the registered office of the Registrar if the Shareholder will be attending the meeting.

NOTES:

- A Shareholder entitled to attend and vote at the Extraordinary General Meeting is entitled to appoint a Proxy in his stead. All proxy forms should be deposited at the registered (i) office of the Registrar (as in the Notice) not later than 48 hours before the meeting.
- In the case of Joint Shareholders, any of them may complete the form, but the names of all Joint Shareholders must be stated. (ii)
- (iii) If the Shareholder is a corporation, this form must be executed under its Common Seal or under the hand of some of its officers or an attorney duly authorized.
- It is a legal requirement that all instruments of proxy to be used for the purpose of voting by any person entitled to vote at any meeting of Shareholders must bear appropriate stamp duty from the Stamp Duties Office (not adhesive postage stamps). The Company has made adequate arrangements to bear the cost of stamp duty on all unstamped instruments of proxy that are submitted to the Registrars within the stipulated time

We Are Fidelity, We Keep Our Word

Contact Us: +234 700 3433 5489 true.serve@fidelitybank.ng











