#### **PROXY FORM**

The Company Secretary,

The Co-operative Bank of Kenya Limited, P.O. Box 48231-00100, Nairobi, Kenya

I/WE			
Of			
3	and 5)		mited hereby appoint the Chairman of the(Name of proxy) of mobile number
(see note 5) as my/our	proxy to attend,	, represent and vote	for me/us on my/our behalf at the General y 2025 at 11.00 am and at any adjournment
Signed this	day of	2025	
Signature(s)			

I/WE direct my/our proxy to vote on the following resolutions as I/WE have indicated by marking the appropriate box with an 'X'. If no indication is given, my/our proxy will vote or withhold his or her vote at his or her discretion and I/WE authorize my/our proxy to vote (or withhold his or her vote) as he or she thinks fit in relation to any other matter which is properly put before the Meeting.

## Please clearly mark the box below to instruct your proxy how to vote

RESOLUTION	FOR	AGAINST	WITHHELD
To receive and consider, and, if approved, adopt the Audited Consolidated Financial Statements of the Company for the financial year ended 31st December 2024 together with the Directors' and Auditors' report thereon.			
To approve and declare a first and final dividend of Kshs.1.50 per share in respect of the year ended 31st December 2024, to be paid to the shareholders on the register as at the close of business on 28th April 2025.			
Mr. Macloud Malonza, being a director appointed under Article 104A of the Company's Articles under which the majority and strategic shareholder of the Company, Coopholdings Co-operative Society Limited, nominates to the Board of the Company seven (7) directors, is retiring by rotation and being eligible offers himself for re-election in accordance with Article 100 of the Company's Articles of Association.  Co-opholdings Co-operative Society Limited has already nominated him for re-election.			

Mr. Richard Kimanthi, being a director appointed under Article 104A of the Company's Articles under which the majority and strategic shareholder of the Company, Coopholdings Co-operative Society Limited, nominates to the Board of the Company seven (7) directors, is retiring by rotation and being eligible offers himself for re-election in accordance with Article 100 of the Company's Articles of Association.  Co-opholdings Co-operative Society Limited has already nominated him for re-election.	
Mr. Benedict Simiyu, being a director appointed under Article 104A of the Company's Articles under which the majority and strategic shareholder of the Company, Coopholdings Co-operative Society Limited, nominates to the Board of the Company seven (7) directors, is retiring by rotation and being eligible offers himself for re-election in accordance with Article 100 of the Company's Articles of Association.	
Co-opholdings Co-operative Society Limited has already nominated him for re-election.	
Mr. David Muthigani, being a director appointed under Article 104A of the Company's Articles, to replace Mr. Patrick Githendu who ceased to be a director of Coopholdings Co-operative Society Limited, now offers himself formally for election as a director in the Bank, subject to regulatory approvals; - he has hence been nominated by Co-opholdings Co-operative Society Limited.	
In accordance with Article 100 of the Company's Articles of Association, Mrs. Weda Welton is due for retirement by rotation and being eligible offers herself for re-election.	
In accordance with the provisions of Section 769 of the Companies Act, 2015, the following directors being members of the Board Audit Committee, be elected to serve as members of the said Committee: - i) Mrs. Weda Welton. ii) Mrs. Alice Mwololo. iii) Mr. Lawrence Karissa. iv) Mr. Benedict Simiyu v) Mr. David Muthigani.	
To approve the remuneration of the Directors for the year ended 31st December 2024 and to authorize the Board to fix the remuneration of Directors.	
To appoint KPMG as Auditors of the Company, having expressed their interest to be so appointed and to authorize the directors to fix their remuneration.	

### **B.** SPECIAL BUSINESS

To consider and if thought fit to pass the following res-	
olution as an ordinary resolution;	
In accordance with The Capital Markets (Public Offers,	
Listing and Disclosures) Regulations, 2023 Thirteenth	
Schedule (r.53) Continuing Obligations Clause 8.21 the	
Board of Directors is authorized to regularly review as	
a continuing policy guideline and approve the relevant	
policies on the following;	
i) Board Remuneration Policy.	
ii) Effective Communication with Stakeholders	
Policy.	
iii) Corporate Disclosures Policies and Procedures.	
iv) Dispute Resolution for Internal and External	
Dispute Policy.	
v) Board members attraction and Retention Policy.	

# **ELECTRONIC COMMUNICATIONS CONSENT FORM Please complete in BLOCK CAPITALS**

(formerly Barclays Plaza), Loita Street

Full name of Proxy(	5):		
Address:			
Mobile Number			
Date:			
Signature:			
		eturn to Image Registr 5th floor, Absa Towers	

Approval of Registration	YES	NO
I/WE approve to register to participate in the virtual Annual		
General Meeting to be held on 16th May, 2025		
Consent for use of the Mobile Number provided	YES	NO
I/WE would give my/our consent for the use of the mobile number		
provided for purposes of voting at the AGM		

#### **Notes:**

- 1. In accordance with Section 298(1) of the Companies Act, shareholders entitled to attend and vote at the AGM are entitled to appoint a proxy to vote on their behalf. A proxy need not be a member of the Company but, if not the Chairman of the AGM, the appointed proxy will need access to a mobile telephone.
- 2. This proxy must be signed by the appointer or his attorney duly authorized in writing. If the appointer is a body corporate, the instrument appointing the proxy shall be under the hand of an officer or duly authorized attorney of such body corporate.
- 3. To be valid the form of proxy should be completed, signed and delivered (together with a power of attorney or other authority (if any) under which it is assigned or a notarized certified copy of such power or authority) to co-opbankagm@image.co.ke or delivered to Image Registrars Limited, 5th Floor Absa Towers (formerly Barclays Plaza), Loita Street, P.O. Box 9287 00100 GPO, Nairobi, so as to be received not later than 14th May, 2025 at 11.00 a.m.
- 4. Any person appointed as a proxy should submit his/her mobile telephone number to the Company no later than 14th May, 2025 at 11.00 am. Any proxy registration that is rejected will be communicated to the shareholder concerned no later than 14th May, 2025 at 2.00 pm to allow time to address any issues.
- 5. As a shareholder, you are entitled to appoint one or more proxies to exercise all or any of your shareholder rights to attend and to speak and vote on your behalf at the meeting. The appointment of the Chairman of the meeting as proxy has been included for convenience. To appoint as a proxy any other person, delete the words "the Chairman of the Meeting or" and insert the full name of your proxy in the space provided. A proxy need not to be a shareholder of the Company.
- 6. Completion and submission of the form of proxy will not prevent you from attending the meeting and voting at the meeting in person, in which case any votes cast by your proxy will be excluded.
- 7. A "vote withheld" option has been included on the form of proxy. The legal effect of choosing this option on any resolution is that you will be treated as not having voted on the relevant resolution. The number of votes in respect of which votes are withheld will, however, be counted and recorded, but disregarded in calculating the number of votes for or against each resolution.
- 8. By signing this form, I consent to The Co-operative Bank Limited and Image Registrars Limited processing my personal data as defined in the Data Protection Act, 2019 for facilitation of my voting in the AGM, including where necessary my name, home address, telephone number, date of birth, identity number or other identification number and any shares held in the company. The Co-operative Bank Limited and its subsidiaries thereunder may transfer the Data amongst themselves and to 3rd parties as necessary for facilitating voting in the AGM.