

## Voting Guidelines and Disclosure Procedures

Approved by the General Manager on May 21, 2025

Article 1 : Purpose

These guidelines are established to maximize shareholders' interests, referencing the Taiwan Stock Exchange's regulations on Standard Operation Procedure and Directions for Control of "Internal Decisionmaking Process of Shareholders Meetings Attended by Securities Firms Holing the Companies' Shares and Appointment of Persons to Exercise the Voting Right". These guidelines aim to establish clear voting policies, actively exercise voting rights at shareholders' meetings, and participate in the management of the invested businesses.

Article 2 : Applicable Responsible Units

The responsible units of these guidelines are the Strategic Planning Department, the Treasury Department, and units authorized to exercise voting rights at shareholders' meetings (hereinafter referred to as " responsible units").

Article 3 : Scope of Application

These guidelines apply to all public companies in which O-Bank has invested. <u>(Includes all active and passive investments)</u>

- Article 4 : Voting Guidelines
  - (1) The term "voting rights" as used in these guidelines refers to the stock voting rights at the shareholders' meetings of public companies.
  - (2) The internal decision-making process and the appointment of personnel to exercise voting rights at shareholders' meetings shall be conducted according to these guidelines.
  - (3) The exercise of the O-Bank's shareholder rights shall be based on the best interests of the company and its shareholders. Except as otherwise provided by law, O-Bank shall not directly or indirectly participate in the management of the issuing company or engage in any improper arrangements.
  - (4) Upon receiving the meeting notice from a company in which O-Bank holds shares, the responsible units shall handle the assignment of attendees, decision-making on exercising voting rights, and other

related procedures within the shareholders' meeting period, and keep records for reference.

- (5) The decision-making on exercising voting rights shall define types of proposals that support, oppose, or abstain, and states that O-Bank does not absolutely support the proposals submitted by the management of the invested company. Proposals to oppose or abstain may include situations such as financial reports, profit distribution performance below O-Bank's expectations, or frequent changes in directors and supervisors, where communication with the invested company does not yield satisfactory responses.
- (6) Considering the overall operational impact and feasibility analysis on the invested company, voting rights should be exercised for stock investments with an initial investment cost exceeding NT\$30 million. For companies adopting electronic voting at shareholders' meetings, O-Bank's may attend in person if necessary. For companies not using electronic voting, O-Bank should assign personnel to attend in person and exercise voting rights without delegation.
- (7) The initial investment cost of holding shares refers to the total investment amount recorded in the banking book and trading book.
- (8) In order to respect the professional management of the invested company and promote its effective development, O-Bank generally supports proposals summitted by the management; however, proposals that hinder the sustainable development of the invested company, such as improper corporate governance (e.g., inaccurate financial reports, inappropriate director and supervisor remuneration, etc.) or proposals with negative environmental or social impacts (e.g., environmental pollution, human rights violations, deprivation of labor rights, etc.), are generally not supported.
- (9) Records of O-Bank 's participation in shareholder meetings and the evaluation reports should be kept for at least five years for reference.

Article 5 : Operating Procedures

- (1) O-Bank may exercise its voting rights on shares held in accordance with Article 177-1 of the Company Act, using written or electronic means.
- (2) Upon receiving the shareholders' meeting notice from a company in which O-Bank holds shares, the responsible unit shall manage it and check whether it meets the threshold for exercising voting rights as stated in Article 4, Clause 6.

- (3) Before attending the shareholders' meeting of the invested company, the responsible unit shall prepare an evaluation analysis report on the exercise of voting rights, evaluating each proposal at the shareholders' meeting. If necessary, the responsible unit may communicate with the management before the meeting. After approval by the head of the responsible unit, authorized person shall execute electronic voting or assign a representative to attend the shareholders' meeting and exercise voting rights.
- (4) The authority to review the electronic voting platform shall be exercised by the department head of the responsible unit or the authorized head of the Equity Trading Section of the Treasury Department. The reviewer must not be the same person authorized to execute the electronic voting in the previous clause.
- (5) The computer settings related to the authorized voters and supervisor review of the electronic voting platform should be handled with the assistance of the Information Unit by submitting an information request form.
- (6) If the threshold for exercising voting rights as stated in Article 4, Clause 6 is not met, personnel may not be assigned to attend the shareholders' meeting. However, participation in the shareholders' meeting and exercising voting rights is still deemed necessary, an evaluation report can be submitted for approval by the head of the responsible unit to participate in electronic voting or apply to attend the shareholders' meeting and exercise voting rights.
- (7) To fully express opinions on proposals at the shareholders' meetings of the invested company and reduce the limitations of time and space on voting, O-Bank primarily uses electronic voting, with attending the shareholders' meeting as a supplementary method.

Article 6 : ESG Proposal Voting Guidelines

O-Bank's voting decisions will be categorized based on environmental, social, and corporate governance aspects, setting corresponding voting guidelines for different proposals :

(1) Definition of ESG Proposals

ESG proposals focus on the behaviors and strategies of the invested company in environmental, social, and corporate governance aspects. These proposals aim to promote responsible and transparent practices by the invested company to improve its performance in environmental protection, social impact, and governance structure. The goal is to

encourage the invested company to integrate ESG considerations into its business decisions and strategies, thereby strengthening its social and environmental responsibilities and promoting sustainable development.

(2) Covered ESG Issues (ESG Three Dimensions Issues) include but are not limited to :

Aspect	Focus Areas		
Environment	● Climate change		
	<ul> <li>Environmental protection</li> </ul>		
	● Green resources		
	<ul> <li>Biodiversity</li> </ul>		
Social	<ul> <li>Labor wages and benefits</li> </ul>		
	<ul> <li>Health and safety</li> </ul>		
	<ul> <li>Human rights maintenance</li> </ul>		
	<ul> <li>Community development and feedback</li> </ul>		
	<ul> <li>Consumer responsibility</li> </ul>		
	<ul> <li>Product responsibility</li> </ul>		
Governance	<ul> <li>Establishing an effective corporate governance</li> </ul>		
	framework		
	• Protecting shareholder rights, treating shareholders		
	fairly, and playing their important functions		
	• Emphasizing the role of stakeholders in corporate		
	governance		
	<ul> <li>Information disclosure and transparency</li> </ul>		
	Implementing board responsibility		

## (3) ESG Voting Guidelines

Aspect	Principles of Support	Principles of Opposition	Abstention
Environment	<ul> <li>Directly improve the</li> </ul>	Actions that are significantly	If the O-Bank has concerns
	environmental protection	detrimental to environmental	about the environmental
	measures of invested	conservation or information	proposals of the invested
	companies, such as climate	disclosure, such as investment	company, and after
	transition proposals with	in production lines that cause	communication with the
	reasonable completeness,	significant environment	invested company still has
	plans to reduce greenhouse	pollution, investment in the	doubts or needs further
	gas emissions from	thermal coal industry, and	observation, O-Bank may
	operations and supply chains,	proposals causing irreversible	abstain from voting.
	etc.	impact on the natural	

	<ul> <li>Help with information</li> </ul>	environment and ecosystem.	
	disclosure.		
Social	<ul> <li>promote the fulfillment of</li> </ul>	Actions that are significantly	If O-Bank has any concerns
	social responsibilities or	detrimental to corporate social	about the social proposals
	employee benefits of the	responsibility, such as illegally	of the invested company,
	invested company, such as	employing child labor or migrant	and after communication
	employee stock warrants	workers, forced labor,	with the invested company
	issued below market price,	employment discrimination	still has doubts or needs
	treasury stocks transferred at	based on gender or education,	further observation, O-Bank
	a price below the repurchase	investment in socially	may abstain from voting.
	price, community feedback	controversial industries such as	
	plans, etc.	the pornography industry, etc.	
	<ul> <li>Help with information</li> </ul>		
	disclosure.		
Governance	<ul> <li>Help to improve corporate</li> </ul>	Proposals that negatively impact	If O-Bank has concerns
	governance performance,	on corporate governance or	about corporate governance
	such as internal control	shareholder rights, such as	proposals of the invested
	policies and long-term	inaccurate financial reports,	company, and after
	compensation policies linked	unjustified dismissal of certifying	communication with the
	to corporate profitability.	accountants, and removal of	invested company still has
	<ul> <li>Strengthen board functions,</li> </ul>	director non-competition	doubts or needs further
	such as increasing the	restrictions with conflicts of	observation, or there are
	number of independent	interest concerns.	disputes in the election of
	directors.		directors and supervisors of
	<ul> <li>Help with information</li> </ul>		the invested company, O-
	disclosure.		Bank may abstain from
			voting.

Article 7 : Requirements that external service provider voting

recommendations are consistent with internal voting guidelines If O-Bank entrusts external service providers to vote or provide voting recommendations, it will ensure through communication, agreement, or supervision that the entrusted external service institutions comply with O-Bank's voting guidelines. O-Bank remains ultimately responsible for the management and execution of outsourced matters.

Article 8 : Disclosure Method and Frequency

O-Bank will disclose the annual summary of voting results on the company website, conducted once a year.

## Article 9 : These guidelines shall be implemented upon approval by the general manager and also apply to any amendments thereto.

## Revision Records:

Approved by the General Manager on August 2, 2018

Approved by the General Manager on November 12, 2020

Approved by the General Manager on October 15, 2021

Approved by the General Manager on May 5, 2022

Approved by the General Manager on March 1, 2023

Approved by the General Manager on May 14, 2024

Approved by the General Manager on May 21, 2025