

## **BDO UNIBANK, INC.**

2025 Annual Stockholders' Meeting April 25, 2025

I/We, the undersigned stockholder/s of BDO UNIBANK, INC. (BDO), hereby appoint/s or in his/her absence, the Chairperson of the meeting, as my/our attorney and proxy, with power of substitution, to represent and vote shares registered in my/our name, at the Annual Meeting of Stockholders of BDO on April 25, 2025, and at any of the adjournments thereof, for the purpose of acting on the following matters:									
					YES	NO	ABSTAIN		
1.	Approval	of the Minutes of the Annual Stockholders	s' Meeting held on	April 19, 2024					
2.	Approval	of the Audited Financial Statements of BD	O as of December	31, 2024					
3.	3. Approval and Ratification of all Acts of the Board of Directors, Board Committees and Management during their terms of office								
4.	Election	of Directors							
	a)	Vote for all nominees or distribute or cum	ulate my shares to	nominee/s listed below:					
		1. Jones M. Castro, Jr.	shares	7. Estela P. Bernabe (Independent Director)		shares			
		2. Dioscoro I. Ramos	shares	8. Vipul Bhagat (Independent Director)		shares			
		3. Teresita T. Sy	shares	9. Franklin M. Drilon (Independent Director)	)	shares			
		4. Josefina N. Tan	shares	10. Alfredo E. Pascual (Independent Directo	or)	shares			
		5. Nestor V. Tan	shares	11. Vicente S. Pérez, Jr. (Independent Direct	or)	shares			
		6. George T. Barcelon (Independent Director)	shares						
	b) c)	Withhold authority to vote for all nominees li							
					YES	NO	ABSTAIN		
5.		of the allocation of up to 2% of the Bank's e Bank's Employee Stock Option Plan	outstanding prima	ary common shares for future awards					
6.	Appointn	nent of External Auditor, Punongbayan & A	raullo, Grant Thor	nton					
7.	7. At his/her discretion, the proxy named above is authorized to vote upon such other matters as may properly come before the meeting								
SUE		ROXY SHOULD BE RECEIVED BY THE OFFIC OF PROXIES.	E OF THE CORPO	rate secretary on or before <b>april 8</b>	3, 2025, TUE	SDAY, THE I	DEADLINE FOR		
STA	OCKHOLDE TED ABOV D/OR AS RI	ROXY IS NOT REQUIRED TO BE NOTARIZED, R(S). IF NO DIRECTION IS MADE, THIS PROX' E AND FOR SUCH OTHER MATTERS AS MAY PR ECOMMENDED BY MANAGEMENT OR THE B	Y WILL BE VOTED 'F ROPERLY COME BEF OARD OF DIRECTO	OR' THE ELECTION OF ALL NOMINEES AND FORE THE MEETING IN THE MANNER DESCRIPS.	FOR THE A BED IN THE	PPROVAL OI INFORMATIO	F THE MATTERS ON STATEMENT		
THE	THIS PROXY SHALL CONTINUE UNTIL SUCH TIME THAT THE SAME IS WITHRAWN BY ME/US THROUGH NOTICE IN WRITING DELIVERED TO THE OFFICE OF THE CORPORATE SECRETARY BEFORE THE DATE OF ANY SUCH MEETING OR ADJOURNMENT(S) THEREOF.								
AS APPLICABLE, I/WE HEREBY CONSENT TO THE PROCESSING OF MY/OUR PERSONAL INFORMATION FOR PURPOSES OF THE BDO ANNUAL STOCKHOLDERS' MEETING.									
	IN WITNESS WHEREOF, I/we have hereunto affixed my/our signature thisday of, 20,								
at_						·			
Prin	nted Name	e of Stockholder(s)			Date				
					(mm/dd/yyyy)	1			
Sigi	nature of S	itockholder(s) /Authorized Signatory							



## SECRETARY'S CERTIFICATE

I,, Filipino, of legal age and w	vith office address at,
do hereby certify that:	
	(the "Corporation"), a corporation duly organized and ;
As of record date, the Corporation holds in BDO Unibank, Inc.;	() shares
3. Based on the records, during the lawfully convened meeting of the following resolution was passed and approved:	ne Board of Directors of the Corporation held on,
as the Corporation's Proxy (the "Proxy") to attend all meetings of meeting is regular or special, or at any meeting postponed or adjo	e authorized and appointed, as he is hereby authorized and appointed, the stockholders of BDO Unibank, Inc. ("BDO Unibank"), whether the burned therefrom, with full authority to vote the shares of stock of the resolution that may come before or presented during meetings, or any ion.
<b>RESOLVED FURTHER</b> , That BDO Unibank be furnished with continuing validity of this resolution until receipt of written notice of	a certified copy of this resolution and BDO Unibank may rely on the its revocation."
4. The foregoing resolution has not been modified, amended or revocustody.	oked, and is in accordance with the records of the Corporation presently in my
IN WITNESS WHEREOF, I have hereunto affixed my signature this at	
	Printed Name and Signature of the Corporate Secretary
SUBSCRIBED AND SWORN TO before me this day of	, 20, at,
Affiant exhibited to me his Competent Evidence of Identity by way ofat	issued on
NOTARY PUBLIC	
Doc. No.	
Page No.	
Book No. Series of 2025.	