## ${\sf P}\,{\sf R}\,{\sf O}\,{\sf X}\,{\sf Y}$

The	undersigned	stockholder	of <b>CHINA</b>				•	nk") hereby		
or, in his absence, the Chairman of the Meeting, as proxy, to present and vote all shares registered in his/her/its name as proxy of the undersigned stockholder, at the Annual Meeting of Stockholders of China Bank on May 5, 2022, Thursday, and at any of the adjournments and postponements thereof, for the purpose of acting on the following matters:										
1.	Election of Direct	ors		4	Approval of	f audited finan	oial atatamanta f	for the year		
	Vote for all nominees listed below:  Hans T. Sy			4.	Approval of audited financial statements for the year ended December 31, 2021					
					Yes	No	Abstain			
				5. ve	Executive Manageme transactions III, Section By-Laws, a	Ratification of all acts of the Board of Directors, Executive Committee, other Committees, and Management, including ratification of related party transactions and of the proposed amendment to Article III, Section 1 (Regular Meeting of Stockholders) of the By-Laws, as approved by the Board of Directors on February 2, 2022 by virtue of its delegated power to				
					amend the Bank's By-Laws					
	listed below	•	Turo nominoo, s		Yes	No	Abstain			
				 6. 		nt of SyCip G ernal auditor	orres Velayo &	Co. (SGV &		
2.	Approval of Minu of Stockholders	tes of the May 6	, 2021 Annual Me	eting	Yes	No	Abstain			
	Yes	No	Abstain	7.	Such other meeting	matters as m	nay properly con	me before the		
3.	Approval of Annu	ual Report	ain		Yes	No No	Abstain			
This proxy should be received by the Corporate Secretary on or before April 29, 2022, the deadline for submission of proxies.										
This proxy shall be continuing and valid for any and all regular or special stockholders' meetings and/or any adjournments, continuations, or postponements thereof, for the purpose of acting in any and all agenda set. This proxy shall continue until such time as the same is withdrawn by the stockholder through notice in writing, or superseded by subsequent proxy, delivered to the Secretary at least three (3) business days before any scheduled meeting. Should the stockholder personally attend any of the meetings and express his/her intention to vote in person, this proxy shall not apply for such meeting that the said stockholder has attended. No proxy shall be valid and effective beyond five (5) years from date hereof.										
This proxy is not required to be notarized, and when properly executed, will be voted in the manner as directed herein. If no direction is made, this proxy will be voted "for" the election of all nominees and "for" the approval of the matters stated above and "for" such other matters as may properly come before the meeting in the manner described in the information statement and/or as recommended by Management or the Board of Directors.										
SIGNED IN THE PRESENCE OF:										
	Signature of Stockholder/ Authorized Signatory									
							Printed Name of Stockholder			
					 Date					