

**GENERAL MEETING OF KOMERČNÍ BANKA, a. s.,
HELD ON 24 APRIL 2025**

**RULES OF ORDER AND OF VOTING
OF THE GENERAL MEETING OF KOMERČNÍ BANKA, a. s.**

A) Acting of shareholders at the General Meeting

1. Shareholders shall exercise their shareholder rights at the general meeting of Komerční banka, a.s., (hereinafter called “the Bank”) under the conditions stated in Act No. 90/2012 Sb., the Companies and Cooperatives Act as Amended (hereinafter called the “Corporations Act”), Act No. 89/2012 Sb., the Civil Code as Amended (hereinafter called the “Civil Code”) and the Bank’s Articles of Association approved by the general meeting. In accordance with these, they can vote on the items of business on the agenda and request, at the general meeting, explanations regarding matters concerning the Bank or the entities controlled by the Bank if such explanation is necessary to assess the content of an item of business included in the general meeting agenda or to exercise shareholder rights thereat. For the way to file a request for explanation see point 9 hereof.
2. Any shareholder has a right to file at the general meeting proposals for and counterproposals to the items of business included in the general meeting agenda. For the way to file proposals at the general meeting, see point 9 hereof. The Board of Directors of the Bank shall publish without undue delay on the Bank’s website all proposals and counter-proposals delivered to the Bank no later than three days prior to the date of the General Meeting. If the proposals and counter-proposals are delivered to the Bank no later than five days prior to the date of the General Meeting, the Board of Directors shall also publish without undue delay their position thereon on the Bank’s website. If the proposal and counter-proposal also includes a reasoning, the Board of Directors shall also publish this reasoning.
3. The proceedings of the general meeting shall be conducted in accordance with the agenda indicated in the published notice of general meeting. Matters not included in the proposed agenda of the general meeting may only be discussed with the consent of all shareholders of the Bank.
4. The general meeting shall be opened by the convener or a person designated by the latter. He shall preside over the general meeting until the election of the general meeting chairman.
5. In the beginning, the general meeting elects:
 - a general meeting chairman,
 - a minutes clerk,
 - a minutes verifier,
 - persons authorized to count votes (hereinafter called "the scrutineers").
6. The general meeting is further conducted by the general meeting chairman who is responsible for its course. Should the general meeting chairman fail to be elected, the general meeting shall be conducted by the convener or the person designated by the latter.
7. The general meeting chairman is obliged to:
 - observe the general meeting agenda;
 - respect the provisions of these Rules of Order and of Voting, the Bank’s Articles of Association, the Civil Code, the Corporations Act, Act No. 21/1992 Sb., the Banking Act as Amended, Act No. 256/2004 Sb., the Act Providing for Business Undertaking in the Capital Market as Amended, and to decide on all controversial issues connected with the general

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- meeting proceedings, unless a specific decision falls under the powers of another body of the Bank;
- conduct the voting in a manner allowing taking notarized minutes including all elements required by the law where it is necessary to take notarized minutes of a decision of the general meeting;
 - make sure that shareholders respect the ten-minute time limit to present their proposals;
 - present to shareholders any duly submitted proposals or counter-proposals before voting on a specific item of business on the general meeting agenda;
 - make the general meeting vote on the postponement of matters included in the general meeting agenda to the next general meeting if a shareholder files such proposal through the information center before the vote on an item (or items) of business on the agenda which is to be postponed to the next general meeting.
8. The general meeting chairman is authorized to:
- suspend the general meeting discussions for an indispensable time and announce breaks necessary to allow due assertion of shareholder rights and ensuring order at and correct course of the general meeting;
 - adopt procedural decisions applying to the proceedings of the general meeting, unless a specific decision falls under the powers of the general meeting or another body of the Bank;
 - present a proposal or counterproposal or, as the case may be, a request for explanation, filed by a shareholder in writing;
 - organize the election of the general meeting officers listed in point 5 hereof should any of them stop performing his function in the course of the general meeting.
9. Shareholders shall file their proposals, counterproposals and requests for explanation to the general meeting chairman either in writing or orally. If filed in writing, they shall be turned in at the information center. The information as to whether they are lodging a proposal, counterproposal or request for explanation needs to be indicated in the header. The shareholder shall attach his legible signature below the text and, if he is an individual, indicate his first name and surname, and, if it is a legal entity, its trade name and identification number. If the lodged proposal, counterproposal or request does not include such particulars, the general meeting chairman shall try to complete them. Unless the general meeting chairman finds out that the proposal, counterproposal or request has been filed by a qualified person, it will not be discussed. Any person lodging an oral proposal, counterproposal or request for explanation shall indicate his first name and surname or, as the case may be, the first name and surname of the person on behalf of whom he is acting, if he is acting on behalf of a shareholder who is an individual. If needed and if so requested by the general meeting chairman, he shall also indicate his permanent address. If the shareholder is a legal entity, he shall indicate his first name and surname, the trade name or name of the business person and the identification number of the entity on behalf of which he is acting. He shall also indicate whether he is filing a proposal, counterproposal or request for explanation.
10. The general meeting chairman is obliged to secure from the Board of Directors an explanation of the requests for explanation lodged pursuant to these Rules of Order and of Voting, the Bank's Articles of Association and Section 357 et seq. of the Corporations Act. The information contained in the explanation must be specific and must give a sufficient picture of the matter explained. The information may be fully or partially declined in cases specified by the Corporations Act.
11. A shareholder, a member of the Board of Directors or of the Supervisory Board, has the right to lodge a protest concerning a decision of the general meeting which will be included in the general meeting minutes by the minutes clerk. The way to lodge protests is further governed by the provisions of section 9 hereof.

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12. Each shareholder leaving the general meeting is obliged to check out at the attendance registration center. If he returns to the general meeting, he shall check in at the attendance registration center again.
13. The general meeting chairman shall close the debate of the general meeting after exhausting the general meeting agenda.
14. The minutes of the general meeting shall be signed by the minutes clerk and by the chairman of the general meeting, or the convener and the minutes verifier.

B) Voting arrangements

15. All persons entered in the list of attending shareholders and present at the general meeting at the time when the vote is announced are entitled to vote, unless the legislation or the Articles of Association based on a legislative provision provide otherwise. Every CZK 100 of the share nominal value is equal to one vote.
16. The order of voting shall correspond with the general meeting agenda.
17. If filed, the proposal of the Board of Directors shall be put to the vote first. If carried, other proposals shall not be put to the vote. Other proposals shall be voted upon in the sequence in which they were filed.
18. Voting procedure:
The general meeting chairman shall:
 - establish whether the general meeting has a quorum;
 - inform whether the general meeting has a quorum and is capable to adopt resolutions;
 - read or, as the case may be, refer to the submitted wording of the proposed resolution that is put to the vote, and announce the required quorum of votes for the resolution to be carried;
 - announce the number of the voting round, announce the opening of voting on a particular item on the general meeting agenda and close the voting after a reasonable time has elapsed.
19. Votes are cast using an electronic voting device unless the Board of Directors decides, in a justified case, that voting shall be by ballot. The electronic voting device shall be provided to each shareholder at the moment of his/her registration at the general meeting.
20. The electronic voting device can be used by pressing a YES (“PRO”) or NO (“PROTI”) button. A shareholder abstains from voting by not pressing any button during a voting round. A shareholder may change his decision until the general meeting chairman closes the voting round. The button pressed last (“PRO“ or “PROTI“) before the general meeting chairman closed the voting round shall be the vote that shall be valid.
21. Voting closed, the general meeting chairman shall inform the general meeting whether the proposed decision was or was not carried. The voting results shall also include the votes turned in before the general meeting in the form of correspondence voting in accordance with the conditions of this voting. Shareholders shall be informed of the voting results on the screens located in the meeting room or, as the case may be, in justified cases by the general meeting chairman. The precise voting results shall also be stated in the minutes of the general meeting.
22. Should an electronic voting device break down, the shareholder shall ask a scrutineer for a substitute electronic voting device. The scrutineer shall have the provision of such a new electronic



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voting device recorded in the minutes. The ongoing voting shall not be closed until the substitute electronic voting device is provided.

C) Voting results

23. Should a proposal fail to obtain the number of votes necessary to be carried, the general meeting chairman shall inform the attending shareholders of the next proposal and invite them to vote again.
24. Should no submitted proposal or counterproposal with respect to an item of business be carried, the general meeting chairman shall close the discussions on such item.
25. The results of the vote on each proposal shall state the information on the number of the valid votes cast, the number of the shares representing the interest in the Bank to which these votes are attached, the stake in the Bank's registered capital or voting rights represented by these shares, and on the total number of the valid votes cast in favor of the proposal and against the proposal and the number of voters who abstained from voting.

These Rules of Order apply to the proceedings of the ordinary general meeting of Komerční banka, a. s., held on 24 April 2025.