

**Invitation for Attending the Annual General Assembly Meeting
Of
Sharjah Insurance Company (Public Joint-Stock Company)**

The Board of Sharjah Insurance (PSC) invites the shareholders to remotely attend the annual general assembly meeting at 10:00 pm on Thursday 21/04/2022 using Zoom application (link for attending the meeting will be sent using SMSs to the shareholders and through the Company's website) for discussing the following agenda:

1. Authorize the president of the general assembly to appoint a rapporteur and votes collector.
2. Present and approve the Board's report about the Company's activity and financial position for the fiscal year ended 31/12/2021.
3. Present and approve the auditor's report for the fiscal year ended 31/12/2021.
4. Discuss and approve the Company's balance sheet and statement of profit and loss for the fiscal year ended 31/12/2021.
5. Consider the Board's proposal for disturbing cash dividend distribution at 8% of capital totaling (AED11 million), in addition to bonus shares distribution amounted to AED 12.5 million by (9,09%) to increase the capital of the company to AED 150 million for the year 2021.

6. Approve the Board members' remuneration for the fiscal year ended 31/12/2021.
7. Release the Board members for the fiscal year ended 31/12/2021, remove them or file a liability case against them, as the case may be.
8. Release the auditors for the fiscal year ended 31/12/2021, remove them or file a liability case against them, as the case may be.
9. Appoint auditor for the year 2022 and fix its remuneration.
10. Adopt the Board of Director's Resolution passed by majority on 17/02/2022 to appoint Mr. Salim Mohamed Al Khayyal as a new independent director instead of the resigned director Sheikh Saoud Bin Nasser Rashid Al Moalla.

Notes:

1. According to the Securities and Commodities Authority' instructions, general assembly meetings shall be held on the day and time determined in the invitation sent to the shareholders in presence of the Board, auditor, secretary, rapporteur and voices collector; moreover, the shareholders shall participate in the meeting remotely without any physical presence.
2. The shareholders may electronically register and vote using the integrated digital platform "SAHMI" of Abu Dhabi Securities Exchange. For inquiries about the registration and voting procedures, kindly liaise with the contact center in the Exchange, email the following email: CSD@adx.ae, visit the Exchange's website: www.adx.ae, contact the

investors relations department at the company using the telephone no. 00971504293130 and email: Board.Secretary@shjins.ae.

3. Any person allowed to attend the assembly may appoint someone other than the board members to represent him under a written limited power of attorney. The attorney for shareholders shall not have such capacity if the attorney represents more than 5% (five percent) of the Company's capital; however, those who lack capacity shall be represented by their legal attorneys. (provided conditions included in items 1 and 2 of Article No. (40) of the Decision No. (3/R.M) of 2020 concerning approving the public joint-stock companies governance, issued by the board's chairman of the Authority).
4. The corporate person may authorize any of its representative or management official under a decision from its Board or its alternative to represent it in the Company's general assembly. Such authorized person shall have the powers determined in the authorization decision.
5. The shareholder registered on Wednesday 20/4/2022 shall have the voting right in the general assembly.
6. The person having right in dividends shall be the shareholder registered on Monday 2/05/2022.
7. The shareholders may review the Company's financial statements and governance report via the Company's website: www.shjins.ae and Abu Dhabi Securities Exchange's email.

8. Holding the general assembly shall not be valid unless attended by shareholders holding or representing by proxy not less than 50% of the Company's capital. If such quorum is unavailable in the first meeting, a second meeting shall be held on 28/04/2022 at the same place and time. (the second meeting shall be held after five (5) days at least not exceeding fifteen (15) days from the first meeting date. Moreover, the adjourned meeting shall be valid regardless of the number of attendees).
9. Special decision: means the decision issued by majority of shareholders holding three quarters of shares represented in the general assembly meeting of the joint-stock company.
10. The shareholders may review the investors' securities rights manual available at the main page of the official website of the Securities and Commodities Authority through the following link:
<https://www.sca.gov.ae/ar/services/minority-investor-protection.aspx>.

Clarifying disclosure regarding the approval of agencies

According to Clauses 1 & 2 of Article 40 of the Corporate Governance Manual, we would like to inform the shareholders with the following:

1-Any shareholder who has the right to attend the general assembly may delegate someone from other than the Board members or the staff of the company, or securities brokerage company, or its employees, to attend on his behalf as per a written delegation stating expressly that the agent has the right to attend the general assembly and vote on its decision. A delegated person for a number of shareholders shall not have more than (5%) of the Company issued capital after gaining that delegation. Persons lacking legal capacity and are incompetent must be represented by their legal representatives.

2. The shareholder's signature on the proxy referred in clause No. (1) shall be attested by any of the following entities:

A. Notary Public.

B. Commercial chamber of economic department in the state.

C. Bank or company licensed in the state, provided that the agent shall have account with any of them.

D. Any other entity licensed to perform attestation works.

3. The proxy form shall include the name & contact number (s) of the shareholder and the entity which approved the proxy. The below Proxy is a guidance form and the principal has the discretion to issue the Proxy in accordance with the limits and powers he/she deems appropriate, all of this is with the obligation that the signature of the shareholder mentioned in the proxy be the signature approved by one of the above-mentioned authorities.

For any enquiry or clarification please contact us at:

Telephone Number :00971504293130

E-mail address:Board.Secretary@shjins.ae