

**MINUTES OF THE ORDINARY GENERAL SHAREHOLDERS' MEETING OF
T. GARANTI BANKASI A.Ş. HELD ON MARCH 31st, 2026**

The Ordinary General Shareholders' Meeting of T. Garanti Bankası A.Ş. for the year 2025 was held on March 31st, 2026 at 10 a.m. at the address of Levent, Nispetiye Mahallesi, Aytar Caddesi No: 2 Beşiktaş, İstanbul, under the supervision of the representative of the Ministry of Trade Huriye Aksoy authorized by The Republic of Türkiye, İstanbul Governorship Provincial Office for Trade's letter dated 30/03/2026 and numbered E-90726394-431.03-00120479787

The invitation to the meeting, including the agenda, was announced three weeks prior to the meeting date calculated by excluding the announcement and meeting dates in accordance with the relevant legislation and the Articles of Association, in the Turkish Trade Registry Gazette dated 09/03/2026, numbered 11538 and, in Sabah and Akşam Newspapers dated 09/03/2026, on the Bank's websites at www.garantibbva.com.tr and www.garantibbvainvestorrelations.com, on the Public Disclosure Platform and on the Electronic General Assembly System and e-Company Information Portal of the Central Registry Agency on the date of 04/03/2026

Pursuant to paragraphs 5 and 6 of Article 1527 of the Turkish Commercial Code, the Bank's preparations for its Electronic General Shareholders' Meeting were carried out in compliance with the regulations, and the General Shareholders' Meeting started simultaneously on physical and electronic platforms. Ceyda Akınç was assigned to the task of handling the Electronic General Assembly System.

Damla Harman, the representative of the Bank's auditor and group auditor Güney Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş. (EY) was present at the meeting.

Upon examination of the Attendance List, it was concluded that out of the 420,000,000,000 shares equivalent to the Bank's issued capital of TRY 4,200,000,000; a total of shares corresponding to TRY 3,761,428,948.120 were present in the meeting with shares corresponding to TRY 22,174.931 being represented in person and shares corresponding to TRY 3,761,406,773.189 being represented by proxy whereas shares corresponding to TRY 145,520,065 were represented by the representatives of the depositors. Therefore the minimum meeting quorum set forth in the legislation and the Articles of Association was met.

The Meeting was opened by Board Member/CEO Mahmut Akten in accordance with Article 34 of the Bank's Articles of Association and the Internal Directive for the Working Methods and Principles of the General Assembly.

1) In order to establish the Board of Presidency, the proposal given by Silay Dilşah Gürses Erulutekin, the representative of Banco Bilbao Vizcaya Argentaria S.A., was read and voted.

Upon the proposal that was submitted, by the majority of the votes, with dissenting votes of shares corresponding to TRY 3 versus affirmative votes of shares corresponding to TRY 3,761,428,945.120; it was resolved that Avni Aydın Düren be elected as the President of the Meeting.

The President of the meeting assigned Silay Dilşah Gürses Erulutekin as the vote collecting clerk and Gizem Duygu Selvi as the secretary for writing the minutes of the meeting.

2) The next agenda item was reading and discussing the Board of Directors' Integrated Annual Report for 2025. Since the report has been announced on the Bank's website, on the Public Disclosure Platform and on the Electronic General Assembly System and e-Company Information Portal of the Central Registry Agency three weeks prior to the General Shareholders' meeting for the examination of the shareholders, Silay Dilşah Gürses Erulutekin as the representative of Banco Bilbao Vizcaya Argentaria S.A., submitted a proposal to assume the Integrated Annual Report as read. Following the voting, the proposal was accepted by the majority of the votes, with dissenting votes of shares corresponding to TRY 6,548 versus affirmative votes of shares corresponding to TRY 3,761,422,400.120.

The Board of Directors' Integrated Annual Report for 2025 was accepted by the majority of the votes, with dissenting votes of shares corresponding to TRY 6,547 versus affirmative votes of shares corresponding to TRY 3,761,422,401.120.

Shareholder Mustafa Can Kaya, who attended the General Assembly electronically, raised questions regarding the current status of how the risk exposure assessment of the credit portfolio in sectors covered under the Carbon Border Adjustment Mechanism (CBAM)—namely iron and steel, cement, electricity, fertilizers, aluminum, and hydrogen—is reflected in operations; as well as inquiries about digital transformation, innovation and artificial intelligence initiatives, efforts related to customer information security, and activities concerning employee engagement and satisfaction.

The President of the Meeting stated that, in accordance with Principle 1.3.5 of the Corporate Governance Communiqué of the Capital Markets Board, the shareholder's questions will be responded to in writing by the Investor Relations Department within 15 days at the latest.

3) The next agenda item was reading the Independent Auditor's Report for 2025. Since the report has been announced on the Bank's website, on the Public Disclosure Platform and on the Electronic General Assembly System and e-Company Information Portal of the Central Registry Agency three weeks prior to the General Shareholders' meeting for the examination of the shareholders, Silay Dilşah Gürses Erulutekin as the representative of Banco Bilbao Vizcaya Argentaria S.A., submitted a proposal to read only the "Summary Opinion" part of the Independent Auditor's Report. Following the voting, the proposal was accepted by the majority of the votes, with dissenting votes of shares corresponding to TRY 112,823,060.090 versus affirmative votes of shares corresponding to TRY 3,648,605,888.030 The Summary Opinion part of the Independent Auditor's Report for the year 2025 was read to inform the shareholders.

Shareholder Mustafa Can Kaya, who attended the General Assembly electronically, raised questions regarding the amount of international funding, capital adequacy ratios, assets and liabilities breakdown and market shares, as well as renewable energy financing provided in 2025.

The President of the Meeting stated that, in accordance with Principle 1.3.5 of the Corporate Governance Communiqué of the Capital Markets Board, the shareholder's questions will be responded to in writing by the Investor Relations Department within 15 days at the latest.

4) The Assembly moved on to the next agenda item on reading, discussion and approval of the financial statements for 2025. As the Financial Statements have been announced on the Bank's website, on the Public Disclosure Platform and on the Electronic General Assembly System and e-Company Information Portal of the Central Registry Agency within the legally prescribed time limit

of three weeks prior to the general shareholders' meeting for the examination of the shareholders, Silay Dilşah Gürses Erulutekin as the representative of Banco Bilbao Vizcaya Argentaria S.A. submitted a proposal to assume the financial statements as read. Following the voting, the proposal was accepted by the majority of the votes, with dissenting votes of shares corresponding to TRY 16,466.090 versus affirmative votes of shares corresponding to TRY 3,761,412,482.030 The President had the summary of the financial statements read. Subsequently, the Assembly deliberated on the reports and they were put to vote.

The Financial Statements for the year 2025 were approved by the majority of the votes, with dissenting votes of shares corresponding to TRY 16,465.090 versus affirmative votes of shares corresponding to TRY 3,761,412,483.030.

5) Release of the Board Members, with respect to their duties in the year 2025 and release of Sema Yurdum who had resigned from her position as Board Member with respect to the duties during her term of office in the year 2025 were submitted to the approval of the shareholders. The Board Members were released from liability by the majority of the votes, with dissenting votes of shares corresponding to TRY 197,895.090 versus affirmative votes of shares corresponding to TRY 3,761,231,053.030.

Shareholder Ali İhsan Gürçan stated that he had requested the addition of an agenda item regarding his candidacy for membership of the Board of Directors. The President of the Meeting reminded that, pursuant to Article 413/2 of the Turkish Commercial Code, the principle of adherence to the agenda applies, and further stated that, as the statutory requirements set forth under the exceptions in Article 25 of the Regulation on the Procedures and Principles of General Assembly Meetings of Joint Stock Companies and the Ministry Representatives to Attend Such Meetings were not met, it was not possible to accept the request to add an item to the agenda.

6) The proposal prepared by the Board of Directors for profit distribution for the accounting year 2025 was presented to the General Assembly for approval. The distribution of TRY after-tax profit 110,604,633,236.86 for 2025, in accordance with article 45 of the Bank's Articles of Association, as follows and starting of the distribution of gross cash dividend of TRY 22,120,926,647.37 on 7 April 2026 , the authorization of the Head Office to conduct any and all acts in this regard and the transfer of TRY 92,560,474.86 which was recognized as income in prior periods' profit or loss account in 2025 due to Accounting Standards to the Extraordinary Reserves Account were presented to the approval of the General Assembly.

2025 DISTRIBUTION OF THE PROFIT TABLE - Turkish Liras	
NET PROFIT	110,604,633,236.86
A - 5 % for the 1st Legal Reserve Fund (TCC 519/1)	0.00
B - First dividend corresponding to the 5 % of the paid up capital	210,000,000.00
C - 5 % Extraordinary Reserve Fund	5,519,731,661.84
D - Second Dividend To Ordinary Shareholders	21,910,926,647.37
2nd Legal Reserve Fund (TCC 519/2)	2,191,092,664.74
The other funds have to be kept in the Bank (CIT 5/1/e)	25,574,327.21
D - Extraordinary Reserve Fund	80,747,307,935.70

The proposal to distribute the profit for 2025 as shown above, to start the distribution of gross cash dividend of TRY 22,120,926,647.37 on 7 April 2026 and to transfer of TRY 92,560,474.86 which was recognized as income in prior periods' profit or loss account in 2025 due to Accounting Standards to the Extraordinary Reserves Account were accepted by the majority of the votes, with dissenting votes of shares corresponding to TRY 9,920.090 versus affirmative votes of shares corresponding to TRY 3,761,419,028.030.

Furthermore, the shareholders were also informed on the undistributed portion of the profit of 2025 as follows:

“In accordance with the Regulation on Capital Conservation and Countercyclical Capital Buffers issued by the Banking Regulation and Supervision Agency (BRSA), the limits on the banks' profit distribution are determined by the BRSA. Therefore, for the distribution of the profit for 2025, the BRSA approval was obtained. Following the set aside of the legal reserves and the funds which have to be saved by the Bank and the distribution of the profit in accordance with the approval of the BRSA, the remaining net profit amount, which has not been distributed to the shareholders, is transferred to the Extraordinary Reserve Account to sustain the Bank's strong equity, to preserve the Bank's solid capitalization and continuous improvement, to maintain the Bank's capacity to uninterruptedly distribute profit, to assure higher and consistent profit distribution in the long term and to be used for the expenses related to Bank's operational and management activities.”

7) The proposal prepared by the Board of Directors for the transfer from Extraordinary Reserves Account to a special reserve account, the surplus amount of 9,997,134,861.77 Turkish Liras occurred as the result of the revaluation (calculated through the revaluation under paragraph “ç” of Repeated Article 298 of the Tax Procedure Law) of the Bank's immovable properties and other depreciable assets, was submitted for the approval of the General Assembly. The proposal was approved by the majority of the votes, with dissenting votes of shares corresponding to 9,920.090 versus affirmative votes of shares corresponding to TRY 3,761,419,028.030.

8) Election of the Independent Auditor, the selection of Güney Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş. (EY) (which is located at the address of Maslak Mahallesi Eski Büyükdere Cad. Orjin Plaza No: 27 Kat: 2-3 Daire: 54-57-59 34485 Sarıyer / İstanbul – Türkiye, registered at the Istanbul Trade Registry with the number of 479920, the tax payer of Boğaziçi Kurumlar Tax Office with the number of 4350303260 and which has a central registration system number of 0-4350-3032-6000017) as the independent audit firm of the Bank and the group for the year 2026 in accordance with Article 399 of Turkish Commercial Code, as well as for the sustainability audit in respect of the reports to be prepared in accordance with the Turkish Sustainability Reporting Standards issued by the Public Oversight, Accounting, and Auditing Standards Authority, were submitted for the approval of the General Assembly. The election was approved by the majority of the votes, with dissenting votes of shares corresponding to TRY 10,744.090 versus affirmative votes of shares corresponding to TRY 3,761,418,204.030.

9) In accordance with principle no. 4.6.2 of the Corporate Governance Principles issued by the Capital Markets Board, our shareholders were informed as follows in relation to the principles of remuneration of the Board members and executives with administrative responsibilities.

A remuneration policy applicable to all of our employees has been constructed and announced by our Bank in accordance with the legislation. A just and performance and success oriented

remuneration policy has been created. Our Bank's Remuneration Policy has been implemented just as it was approved. It is being periodically reviewed. In addition to the remuneration policy applicable to the entire employees of our Bank, the Remuneration Committee has continued to apply the policies, which are not merely profit-oriented, as per the legislation in relation to the remunerations and premiums payable to the Board of Directors members charged with administrative duties and the Top Level Executives, and has reviewed these periodically. The policy, developed in parallel with the national legislation and international practices, has continued to be applied.

The portion of 11.51 % in the total personnel cost figure given in the financial statements in relation to the benefits provided in 2025 to the Bank employees including the Board of Directors members and the top level executives results from the payments of premiums and variable remunerations made to all employees on the basis of their performance.

Furthermore, the shareholders were informed regarding the Compensation Policy, which is revised by the Board of Directors through the inclusion of the provision regarding the effect of the sustainability indicators to long-term incentive calculations, by taking into consideration the Banking Regulation and Supervision Agency Guideline on Management of Climate-Related Financial Risks and Guideline on Good Compensation in Banks. The revised Compensation Policy has been submitted for the review of the shareholders on the Bank's internet addresses at www.garantibbva.com.tr, www.garantibbvainvestorrelations.com.

10) During the deliberations on the agenda, Silay Dilşah Gürses Erulutekin, the representative of Banco Bilbao Vizcaya Argentaria S.A. presented a proposal. In accordance with this proposal, it was submitted for the shareholders' approval that in case the Board Members to be assigned for another duty in the Bank, the payments to these members and to independent members be determined by the Remuneration Committee to be authorized by the Board of Directors as per the Corporate Governance Principles, that an upper limit of TRY 145,000,000 net amount be set for the total fees to be paid until the ordinary general shareholders' meeting to be held in 2027. The proposal was accepted by the majority of the votes, with dissenting votes of shares corresponding to TRY 123,593,648.090 versus affirmative votes of shares corresponding to TRY 3,637,835,300.030.

11) Shareholders were informed regarding the donation of TRY 146,489,333.53 which is the sum of tax deductible donation of TRY 92,906,707.53 and tax non-deductible donation of 53,582,626 made by the Bank to entities and institutions within the year 2025.

Furthermore, a proposal submitted by the representative of Banco Bilbao Vizcaya Argentaria S.A., Silay Dilşah Gürses Erulutekin in relation to setting of an upper limit for the donations to be made in the year 2026 within the framework of the Banking Legislation and Capital Markets Board regulations was put to vote. As a result of the voting, as proposed, setting of an upper limit within the framework of the procedures and principles set out in Article 59 of the Banking Law no. 5411 and in a manner not exceeding four per thousand of the Bank's equity capital was accepted by the majority of the votes, with dissenting votes of shares corresponding to TRY 1,256,227.090 versus affirmative votes of shares corresponding to TRY 3,760,172,721.030.

12) The issue of granting permission to the Board of Directors members in accordance with articles 395 and 396 of the Turkish Commercial Code, without prejudice to the provisions of the Banking Law, was put to vote. As a result of the voting, the issue was accepted by the majority of the votes,

with dissenting votes of shares corresponding to TRY 9,920.090 versus affirmative votes of shares corresponding to TRY 3,761,419,028.030.

13) Within the scope of principle no. 1.3.6 of the Corporate Governance Principle issued by the Capital Markets Board, our shareholders were informed that shareholders controlling the management, board of directors members, executives with administrative responsibilities and their spouses and relatives by blood and marriage up to the second degree have not entered into any significant transaction that may give rise to a conflict of interest with our Bank or its subsidiaries and that they have not realized any transaction of a commercial nature falling within the field of operation of our Bank or its subsidiaries either in their own name or in the name of others, and they have not become a partner with unlimited liability in another partnership engaged in a similar commercial business.

As there were no other items to be discussed in the agenda, the President of the Meeting declared the end of the meeting after thanking the General Assembly.

The dissenting opinions for the relevant items provided herein by Shareholder Ali İhsan GÜRCAN, who casted dissenting votes in decisions and submitted a written dissenting opinion to the Presidency of the Meeting, were annexed to the minutes.

These Minutes of the General Assembly Meeting were issued and signed by us at the place of meeting.

31.03.2026

REPRESENTATIVE OF THE MINISTRY

HURİYE AKSOY

MEETING PRESIDENT

AVNİ AYDIN DÜREN

VOTE COLLECTING OFFICER

BBVA S.A. Representative
SİLAY DİLŞAH GÜRSES ERULUTEKİN

SECRETARY OF MINUTES

GİZEM DUYGU SELVİ

DISSENTING VOTES

ALİ İHSAN GÜRCAN