قانون رقم المحازة للحكومة اللبنانية الاكتتاب في زيادة رأس مال مؤسسة التمويل الدولية (IFC)

أقر مجلس النواب، وينشر رئيس الجمهورية القانون التالي نصه: مادة وحيدة:

\_ صدق مشروع القانون الوارد بالمرسوم رقم ١٣٧٨٦ تاريخ ٢٠٢٤/٨/١٦ والرامي الى الاجازة للحكومة اللبنانية الاكتتاب في زيادة رأسمال مؤسسة التمويل الدولية (IFC).

يعمل بهذا القانون فور نشره في الجريدة الرسمية.
 بعبدا في ١٥ أيار ٢٠٢٥ الإمضاء: جوزاف عون

صدر عن رئيس الجمهورية رئيس مجلس الوزراء الإمضاء: نواف سلام

رئيس مجلس الوزراء الإمضاء: نواف سلام

قانون الاجازة للحكومة اللبنانية الاكتتاب في زيادة رأس مال مؤسسة التمويل الدولية (IFC)

المادة الأولى: صدقت موافقة الحكومة اللبنانية على قراري مجلس محافظي مؤسسة التمويل الدولية رقم ٢٧٢ والقاضيين بزايدة رأسمال مؤسسة التمويل الدولية بمجموع /٥٨٩/ سهما إضافيا بموجب القرار الأول و/١٠٤٨/سهما إضافيا بموجب القرار الثاني. وعلى القرار رقم ٢٨١ تاريخ

۲۰۲٤/٤/۱ القاضي بتمدید مهلة الاکتتاب بالزیادة المقررة بموجب القرار رقم ۲۷۲ المنوّه به أعلاه، والتسدید لتاریخ حدّه الأقصى ۲۰۲۰/٤/۱۲.

المادة الثانية: يُجاز للحكومة اللبنانية الموافقة على زيادة مساهمة الدولة اللبنانية في مؤسسة التمويل الدولية من خلال الاكتتاب بمقدار /٥٨٩/ سهماً إضافياً بقيمة إجمالية /٥٨٩/ دولار أميركي في الزيادة العامة لرأسمال المؤسسة ويمقدار /١,٠٤٨/ سهماً إضافياً بقيمة إجمالية /٥٠٠٤/ دولار أميركي في الزيادة الاختيارية لرأسمال المؤسسة، أي بما يعادل مجموعه /١,٦٣٧/ سهما (ألف وستماية وسبعة وثلاثون سهماً) بقيمة /١,٦٣٧/ دولار أميركي (مليون وستماية وسبعة وثلاثون ألف دولار أميركي).

### المادة الثالثة:

أ ـ أجيز لوزير المالية الاكتتاب في /١,٦٣٧/ سهما (ألف وستماية وسبعة وثلاثون سهما) في رأسمال مؤسسة التمويل الدولية وفقا لقراري مجلس محافظي المؤسسة رقم ٢٧٢ و ٢٧١ تاريخ ٢٠٢٠/٤/١٦.

ب ـ أجيز لوزير المالية أن يؤدي قيمة الاسهم التي تبلغ /١,٦٣٧,٠٠٠/ دولار أميركي، (مليون وستماية وسبعة وثلاثون ألف دولار أميركي) بما يعادل قيمتها بالليرة اللبنانية، من اعتمادات الموازنة العامة وفقا للأصول، مدفوعة نقدا (Cash) بالدولار الأميركي و/أو بموجب سندات اذنية (Promissorey قابلة للاسترداد عند الطلب من قبل المؤسسة، ولا تتحمل أي فائدة، أو بأي طريقة أخرى مقبولة من قبل المؤسسة.

ج \_ تفتح اعتمادات في الموازنة العامة وفقا للأصول، على أن تسدد قيمة السندات الاذنية القابلة للدفع الى المؤسسة، عند الطلب.

الـمادة الرابعة: يعمل بهذا القانون فور نشره في الجريدة الرسمية.

	Number of Shares
Member	Number of Shares Allocated under the GCI
Afghanistan	382
Albania	3,149
Algeria	15,794
Angola	4,242
Antigue and Barbuda	212
Argentina	91,720
Annenia	2,607.
Australia	102,370
Austria	42,699
Azerbaijan	5,783
Bahamas, The	1,104
Bahrain	3,777
Bangiadesh	20,834
Barbados	1,046
Belarus	11,392
1	
Belgium	109,467
Belize	382
Senin	610
:Bhutan	1,748
Bosvia	4,632
Bosnia and Herzegovina	1,572
Botswana	. 453
Bružif	135,211
Bulgaria	12,523
Burkina Faso	2,161
Burundi	1
Cabo Vende	508
Cambodia	871
Cameroon	2,531
Canada	175,938
	110,000
Central African Republic	530
Chait	2,950
Chile	27,355
China	163,423
Colombia	29,542
Comoros	134
Congo, Democratic Republic of	5,626
Coingo, Republic of	578
Costa Rica	2,374
Cate d'Ivoire	8,647
- 1 111	
Croatia	7,047
Cyprus	4,627
Czech Republic Denmark	21,517
Djibodi	45,115
, ·	270
Dominica	270
Dominican Republic	3,310
Ecuador	5,746
Egypt, Arab Republic of	28,940
El Salvador	155

Mem ber	Number of Shares Allocated under the GC
Equatorial Guinea	293
Erivea	2,022
Estonia	3,102
Ethiopia	686
Fil	971
	•
Finland	33,952
France-	261.749
Gabion	2,743
Gambia, The	421 3,622
Georgia	3,522
Germany	278,821
Ghana	. 11,996
Greece	14,920
Grenada	348
Gusternála	2,905
Guinea	1,255
Gunea-Bissau	210
Guyana .	3,438
Haiti	2,212
Honduras	1,250
3 Per contract	1,230
Hungary .	28,482
loeland	579.
india	222,669
indonesia	68,353
iran, Intamic Republic of	12,914
iraq	1,403
reland	4,971
brael	6,303
Italý	175,938
Jamaica	9,262
Japan	397,880
Jordan	2,598
Kazekhistan	11,310
Kenya Kerbati	6,740
ra was	216
Korea, Republic of	71,390
Kosovo	3,145
Kuwait	38,043
Kyrgyz Republic	3,720
Leo People's Democratic Republic	. 677
Latvia	4,650
Lebanon Lesotho	589
Liberta.	418
Libys	2,901
• • · · · · · · · · · · · · · · · · · ·	- 1
Lithiuania	5,063
Luxembourg	5,267
Macedonia, former Yugoslav Republic of	1,311
Madagascar	1,510
Waliewi	3,941

# INTERNATIONAL FINANCE CORPORATION BOARD OF GOVERNORS

#### Resolution No. 272

# 2018 General Capital Increase

WHEREAS the Directors of the Corporation, having considered the question of enlarging the resources of the Corporation through an increase in its authorized capital, have concluded that such an increase would be desirable and, in their Report dated June 4, 2018, have submitted a proposal for such an increase to the Board of Governors;

WHEREAS the Directors of the Corporation have proposed that each member be authorized, subject to certain conditions, to subscribe shares of the newly-authorized capital in proportion to the aggregate number of shares such member has subscribed and is authorized to subscribe, including shares to be issued further to proposed Resolution entitled "2018 Conversion of Retained Earnings and General Capital Increase" and shares certain members are to be authorized to subscribe in accordance with the proposed Resolution entitled "2018 Selective Capital Increase" (hereinafter referred to as the "2018 Selective Capital Increase "\_solution");

WHEREAS the largest shareholder of the Corporation has advised that it will not exercise its rights under Article II, Section 2 (d) of the Articles to subscribe to its proportionate share of the increase in authorized capital stock provided under this Resolution;

WHEREAS it is the intention of Members that this Resolution entitled "2018 General Capital Increase" and the proposed Resolution entitled "Amendment to the Articles of Agreement of the Corporation" be adopted concurrently thereby achieving the intended linkage between the two.

NOW, THEREFORE, the Board of Governors hereby resolves as follows:

- 1. The authorized capital stock of the Corporation shall be increased by 4,579,995 shares of capital stock, each having a par value of one thousand United States dollars (\$1,000).
- 2. Each member of the Corporation is authorized to subscribe up to the total number of shares set forth opposite its name in the table below, subject to the conditions set forth in paragraph 4.

Member Nu Alloca	mber of Shares lod under the SCI
Malaysia	35,918
Maldives	166
Mali	1,443
Malta	3,493
Marshall Islands	1,434
	4,000,000
Meuritania	829
Maintius	4,042
Medco	77,273
Micronesia, Federated States of	1,609
Moldova	3,134
Mongolia	502
Montenegro	i
Могоссо	2,239
Mazambique	
Myermer	1,069
a yearns	2,411
Namibia	1,414
Nepal	2,171
Netherlands	121,408
New Zealand	10,483
Nicaragus	1,791
Niger	663
Nigeria	59,853
Norway	38,066
Oman	3,121
Pekistan	46,054
Wales	·
Palau	54
Panama	2,178
Papua New Guinea	3,003
Pereguay	1,437
Penu	20,264
Philippines	29,542
Poland	21,246
Portugal	20,108
Cestar	3,569
Romania	11,176
Russian Federation	222,465
Revends	1,083
Samoa	293
Sao Tome and Princips	1,147
Saudi Arabia	129,015
Senegal	5,796
Serbia	4,909
Seychelles	132
Sierra Leone	774
Singapore	1,942
And the same of th	(,042

	Member	Number of Shares Allocated under the GCI
	Slovak Republic	10,781
	Slovenia	3,907
	Solomon Islands	284
	Somella	284 357
	South Africa	
	Southmea	42,657
	South Sudan	4,086
	Spain	92,451
	Sri Lanka	16,203
	St. Kitts and Nevis	1,380
	St Lucia	356
	Sudan	680
	Suriname	1,341
	Swaziland	1,479
	Sweden	58,131
	Switzerland	95,306
		80,000
	Syrian Arab Republic	1,106
	Tajiidstan	2,959
	Ťanzania	2,532
	Thalland	28,592
	Timor-Leste	1,891
	Toga	2,195
	Tonga	271
	Trimidad and Tobago	8,894
	Tunisia	7,713
	Turkey	41,435
	•	41,00
	Turkmenisten	1,752
	Uganda	1,850
	Ukraine	25,868
	United Arab Emirates	10 <sub>,</sub> 219
	United Kingdom	261,749
	Uruquay	8,717
	Uzbekistan	9,350
	Vanuatu	333
	Venezuela, Republica Bolivariana de	59,571
	Vietnam	2,133
	Yemen, Republic of	2,166
	Zambia	3,857
	Zimbabwe	7,955
	W	
	Total Number of Shares	4,579,995
	*	
1		

- 3. This Resolution shall become effective as of the date the Corporation certifies, by formal communication addressed to all members, that:
  - (a) the proposed Resolution entitled "2018 Conversion of Retained Earnings and General Capital Increase" has become effective;
  - (b) the proposed Resolution entitled "Amendment to the Articles of Agreement of the Corporation" has reached the requisite majority, notably three-fifths of the Governors exercising eighty-five per cent of the total voting power, to become effective; and
  - (c) Governors exercising not less than four-fifths majority of the total voting power have voted in favor of this Resolution.
- 4. Allocation of Shares and Terms and Conditions of Subscription and Payment. Each subscription authorized pursuant to paragraph 1 above shall be on the following terms and conditions:
  - (a) The subscription price shall be par;
  - (b) Each subscription shall be made by the subscribing member depositing with the Corporation not later than the third anniversary of the date of effectiveness of the increase in the authorized capital stock of the Corporation, provided that, if any member shall so request, the Board of Directors may, at any time, determine that such period shall be extended to the fourth anniversary of the date of effectiveness of the increase in the authorized capital stock of the Corporation, subject to any conditions that may be required by the Board of Directors with respect to such extension, in a form acceptable to the Corporation, an Instrument of Subscription whereby the member:
    - (i) subscribes to the total number of shares specified in such Instrument;
    - (ii) will pay for such total number of shares in a manner consistent with the terms of this Resolution:
    - (iii) represents to the Corporation that it has taken all action necessary to authorize such subscription; and
    - (iv) undertakes to furnish to the Corporation such information as to the foregoing matters as the Corporation may request.
  - (c) The subscription price per share shall be \$1,000 in terms of United States dollars or other freely convertible currency or currencies; provided that, if payment is made in such currency or currencies other than United States dollars, the Corporation shall exercise its best efforts to cause such currency or currencies to be promptly converted into United States dollars and the same shall constitute payment of, or towards, the subscription price only to the extent that the Corporation shall have received effective payment of United States dollars.
  - (d) Payment of the subscription price for shares subscribed shall be made, for all such shares at any time or for some such shares from time to time, prior to the fifth anniversary of the date of effectiveness of the increase in the authorized capital stock of the Corporation, provided that, if any member shall so request, the Board of Directors may, at any time, determine that such

- period shall be extended to the sixth anniversary of the date of effectiveness of the increase in the authorized capital stock of the Corporation, subject to any conditions that may be required by the Board of Directors with respect to such extension.
- (e) Payment of the subscription price shall be made either in cash or by way of on demand non-interest-bearing promissory notes denominated in United States dollars and otherwise in a form acceptable to the Corporation. Those promissory notes shall be promptly presented for encashment by the Corporation.
- (f) Shares of capital stock shall be issued to a subscribing member, which has deposited an Instrument of Subscription in accordance with paragraph 4 (b) above, only as full cash payment is made or, as the case may be, promissory notes are delivered for such shares at any time or from time to time, and such member shall hold such shares upon such issue; provided, however, that all rights, including voting rights, acquired in respect of shares issued against a promissory note for which full payment is not made within a period of twenty days of its presentation for encashment shall be suspended until full payment is
- (g) In the event that the 2018 Selective Capital Increase Resolution is not adopted on or prior to the date that this Resolution is adopted, then no subscription shall be accepted by the Corporation prior to the earlier of:
  - the date that the 2018 Selective Capital Increase Resolution is adopted by the Board of Governors; and
  - (ii) the date that the Corporation notifies each member that the voting period for the 2018 Selective Capital Increase Resolution, as may be extended, is closed. If the voting period for the 2018 Selective Capital Increase Resolution closes without adoption of the 2018 Selective Capital Increase Resolution by the Board of Governors, the number of shares authorized to be subscribed by each member as set forth in paragraph 2 above shall be adjusted such that the pro rata share allocation of each member after giving effect to the increase in capital stock under this Resolution shall be equal to the pro rata share allocation of the member without giving effect to the 2018 Selective Capital Increase Resolution.
- (h) To the extent that any shares of capital stock, which have been subscribed pursuant to this Resolution, shall not have been effectively paid for in full in United States dollars on or before the last date prescribed for payment for such shares in accordance with this Resolution, such shares shall become part of IFC's unallocated capital stock.
- (i) Any shares of capital stock remaining unsubscribed or unpaid after the dates prescribed under this Resolution shall remain authorized and unissued, issuable by the Corporation in accordance with its Articles of Agreement.



# INTERNATIONAL FINANCE CORPORATION BOARD OF GOVERNORS

#### Resolution No. 271

# 2018 Selective Capital Increase

WHEREAS, by Resolution No. 256, adopted on March 9, 2012, the Board of Governors resolved that IFC's shareholding shall be reviewed every five years, starting in 2015, and therefore, the next regular shareholding review will commence in 2020;

WHEREAS, in connection with the 2015 shareholding review, the Directors of the Corporation have concluded that an increase in the authorized capital stock of IFC and selective allocation of shares to members as set forth in paragraph 3 of this Resolution would be desirable and, in their Report dated June 4, 2018 have submitted a proposal for such an increase to the Board of Governors;

WHEREAS in order to achieve the purpose of the special increase in subscription of members, the Directors of the Corporation have noted that it is necessary for all members to waive their rights under Article II, Section 2(d) of the Articles of Agreement of the Corporation to subscribe to a proportionate share of the increase in authorized capital stock under this Resolution;

NOW, THEREFORE, the Board of Governors hereby resolves as follows:

- 1. The authorized capital stock of the Corporation shall be increased by 919,998 shares of capital stock, each having a par value of one thousand United States dollars (\$1,000).
- 2. In the absence of notice received by the Corporation from any member within twenty-one (21) days of the date of transmission of this Resolution to the Governors for voting that it intends to exercise its rights under Article II, Section 2 (d) of the Articles to subscribe to its proportionate share of the increase in authorized capital stock provided under this Resolution, such member will be deemed to have waived such a right.
- 3. Each member of IFC is authorized to subscribe up to the total number of shares set forth opposite its name in the table below, subject to the conditions set forth in paragraph 5.

	and the feature and of the
MEMBER	NUMBER OF SCI - SHARES ALLDCATED
	JIMIES ALLIJONICS
AFGHANISTAN	499
ALBANIA	1,172
ALGERIA	11,573
ANGOLA	3,660
antigua and barbuda	<b>650</b>
ARIVENIA	1,625
AZERBALIAN	2,340
BAHAMAS, THE	1,339
BARBADOS	836
BELIZE	578
BENIK	1.244
BULTAN	871
SOLIVIA	2,532
BOSNIA AND HERZEGOVINA	. 816
BOTSWANA	769
BRAZIL.	52,818
BULBARIA	6,523
BURIONA FASO	1,244
BURUNOI	1,030
CABO VERDE	720
CAMBODIA	. 497
CAMEROON	2,174
CENTRAL AFRICAN REPUBLIC	862
CHINA	105,218
COMOROS	364
COMBO, DEMOCRATIC REPUBLIC OF	3,372
CONGC, REPUBLIC OF	1,037
COSTA RICA	1,109
COTEDIVORE	3,480
CROATIA	2,868
CZECH REPUBLIC	7,890
DENMARK	17,586
DIIBOUTI	791
DOMINICA	631
DOMINICAN REPUBLIC	2,617
ECHADOR	.3,779
ELSALVADOR	, 326
EQUATORIAL GLINEA	708
ETHIOPIA	7,451
FUI	21,235
gambia. The	? 767 ·
GEORGIA	72,246
GRENADA	1 664
GLATEMALA	÷1,975
GUMEA	1,840
guinea-bissau	605
GLYANA	1,508
Gutana Ham	1,530
HONDURAS	1,530 633
HUNGARY	1D,654
1 ( W 10 W 7 14 9 )	

r	NUMBER OF SCI
MEMBER .	SHARES ALLOCATED
ICELAND	4,720
IRAN, ISLAMIC REPUBLIC OF	34,512
TRACQ.	3,825
IRELAND	7,686
ISRAEL	5,941
lapan	163,308
JORDAN	1;983
KAZAKHSTAN.	4,814
KIRIBATI	671
Korea, Republic of	37,049
KUWAIT	19,181
LAO PEOPLE'S DEMOCRATIC REPUBLIC	268
LEBANON	1,048
TESO INO	933
Liberia	<b>696</b>
LIBYA	9,607
LUXEMBOURG	2,259
MACEDONIA, FORMER YUGOSLAV REPUBLIC OF	<b>534</b> (
MADAGASGAR	2,030
MALDIVES	463
UAM	1,648
ainathúana	1,291
MALERTICES	1,534
MEXICO	38,601
AVOLDOM	1,958
HONGOLIA	671
MOZAMBIQUE	1,315
Myanmar	3,420
Namera	1,905
NEPAL	1,387
NEWZEALAND	9,635
NICARAGUA	862
NIGER.	1,217
OMAN	1,852
Papua new Gunea	1,840
Paraguay	1,743
PERU	7,532
POLAND	16,908
PORTUGAL	7,414
ROMANIA	6,777
RWANDA	1,483
SAMOA	767
SAG TOME AND PRINCIPE	696
salin arabia Senegal	55,648 2,904
	·
SERMA	3,559
SEYCHELLES	280
SIERRA LEONE	1,030
SINGAPORE	5,497
SLOVAK REPUBLIC	4,022

i era men	NUMBER OF SCI
newier .	SHARES ALLOCATED
AMEVOLE	768,7
SOLOMON ISLANDS	728
SOMALIA	624
SOUTH AFRICA	17,501
span -	43,589
ST. LUCIA	690
SUDAN	1,550
SYRIAM ARAB REPUBLIC	2,420
TAIKISTAN	1,148
Tanzania	1,278
THAILAND	10,965
TIMOR-LESTE	748
TOGO	1,577
TONGA	696
TURKFÝ	25,312

MEMBER	NUMBER OF SCI
memoen	* SHARES ALLOCATED
UGANDA	916
likraine	13,730
LINITED ARAB EMIRATES	5,273
LIRLIGUAY	3,517
UZREKISTAN	3,431
VANUATU	755
VIETNAM	4119
YEMEN, REPUBLIC OF	2,163
ZAMBIA	3,828
ZIMBABWE	3,529

TOTAL SHARES ALLOCATED 919,598.

## 4. This Resolution shall become effective when:

- (a) the proposed Resolution entitled "2018 Conversion of Retained Earnings and General Capital Increase" shall have become effective;
- (b) Governors exercising not less than four-littles majority of the total voting power shall have voted in favor of this Resolution; and
- (c) all members shall have waived their rights to subscribe their proportionate share of the increase in the capital stock of the Corporation authorized under this Resolution.
- 5. Allocation of Shares and Terms and Conditions of Subscription and Payment.

Each subscription authorized pursuant to paragraph 1 above shall be on the following terms and conditions:

- (a) The subscription price shall be par;
- (b) Each subscription shall be made by the subscribing member depositing with the Corporation not later than the third anniversary of the date of effectiveness of the increase in the authorized capital stock of the Corporation, in a form acceptable to the Corporation, an Instrument of Subscription whereby the member:
  - (i) subscribes to the total number of shares specified in such Instrument;
  - (ii) will pay for such total number of shares in a manner consistent with the terms of this Resolution;
  - (iii) represents to the Corporation that it has taken all action necessary to authorize such subscription; and
  - (iv) undertakes to furnish to the Corporation such information as to the foregoing matters as the Corporation may request.
- (c) The subscription price per share shall be \$1,000 in terms of United States dollars or other freely convertible currency or currencies; provided that, if payment is made in such currency

or currencies other than United States doilars, the Corporation shall exercise its best efforts to cause such currency or currencies to be promptly converted into United States dollars and the same shall constitute payment of, or towards, the subscription price only to the extent that the Corporation shall have received effective payment of United States dollars.

- (d) Payment of the subscription price for shares subscribed shall be made, for all such shares at any time or for some such shares from time to time, prior to the third anniversary of the date of effectiveness of the increase in the authorized capital stock of the Corporation.
- (e) Payment of the subscription price shall be made either in cash or by way of on demand non-interest-bearing promissory notes denominated in United States dollars and otherwise in a form acceptable to the Corporation. Those promissory notes shall be promptly presented for encashment by the Corporation.
- (f) Shares of capital stock shall be issued to a subscribing member, which has deposited an Instrument of Subscription in accordance with paragraph 5 (b) above, only as full eash payment is made or, as the case may be, promissory notes are delivered for such shares at any time or from time to time, and such member shall hold such shares upon such issue; provided, however, that all rights, including voting rights, acquired in respect of shares issued against a promissory note for which full payment is not made within a period of twenty days of its presentation for encashment shall be suspended until full payment is made.
- (g) To the extent that any shares of capital stock, which have been subscribed pursuant to this Resolution, shall not have been effectively paid for in full in United States dollars on or before the last date prescribed for payment for such shares in accordance with this Resolution, such shares shall become part of IFC's unallocated capital stock.
- (h) Any shares of capital stock remaining unsubscribed or unpaid after the dates prescribed under this Resolution shall remain authorized and unissued, issuable by the Corporation in accordance with its Articles of Agreement.



#### INTERNATIONAL FINANCE CORPORATION

#### BOARD OF GOVERNORS

#### Resolution No. 281

2018 IFC General Capital Increase Resolution No. 272 - Amendment to Extend the Subscription Deadline

WHEREAS by Resolution No. 272 adopted by the Board of Governors on April 16, 2020, the authorized capital of International Finance Corporation (the Corporation) was increased by \$4,579,995,000 in terms of United States Dollars, divided into 4,579,995 shares of capital stock, each having a par value of one thousand United States dollars (\$1,000), with general allocation of shares to members as set forth in paragraph 2 of Resolution No. 272;

WHEREAS the Board of Directors of the Corporation has concluded that it is desirable to amend the provisions of Resolution No. 272 to extend the subscription deadline for shares to be subscribed pursuant to the terms of the said Resolution and have submitted the proposal therefor to the Board of Governors on the basis set forth below;

NOW, THEREFORE, the Board of Governors hereby resolves as follows:

- 1. Resolution 272 is hereby amended and paragraph 4(b) of the said Resolution now reads:
  - (b) Each subscription shall be made by the subscribing member depositing with the Corporation not later than the fifth anniversary of the date of effectiveness of the increase in the authorized capital stock of the Corporation, in a form acceptable to the Corporation, an Instrument of Subscription whereby the member:
    - (i) subscribes to the total number of shares specified in such Instrument;
    - (ii) will pay for such total number of shares in a manner consistent with the terms of this Resolution;
    - (iii) represents to the Corporation that it has taken all action necessary to authorize such subsci tion; and
    - (iv) undertakes to furnish to the Corporation such information as to the foregoing matters as the Corporation may request.
- 2. All provisions of Resolution 272 not specifically-amended hereby remain unchanged.
- 3. The pressions of this Resolution shall become effective upon approval by the Governors with applicate a commencing on April 17, 2024.

المرفق بالقرار، الحد الأقصى المتاح للدولة اللبنانية ب/٢٠٠٨ ا/ سهما إضافيا بقيمة إجمالية /٠٠٠٨,٠٠/ دولار أميركي.

وبموجب القرار رقم ۲۸۱: تمدید مهلة الاكتتاب بالزیادة المقررة بموجب القرار رقم ۲۷۲ المنوّه به أعلاه، والتسدید لتاریخ حده الاقصی ۲۰۲۰/٤/۱۲.

على أن يكون الحدّ الأقصى للاكتتاب المتاح للدولة اللبنانية /١,٦٧٣/ سهما إضافيا بقيمة إجمالية /١,٦٣٧,٠٠٠/ دولار أميركي.

إجمالية / ١,٦٣٧,٠٠٠/ دولار أميركي. ولما كان للبنان الحق بالاكتتاب بالأسهم المخصصة له في متن القرارين المبينين أعلاه،

ولما كان هذا الاكتتاب من شأنه توطيد العلاقات المالية للدولة اللبنانية مع المؤسسة والمحافظة على حصتها من إجمالي رأس مال مؤسسة التمويل الدولية (IFC)،

لذلك،

تتقدم الحكومة من المجلس النيابي الكريم بمشروع القانون المرفق راجية إقراره.

# الأسباب الموحنة

لما كان مجلس محافظي مؤسسة التمويل الدولية (IFC) قد وافق بتاريخ ٢٠٢٠/٤/١٦ على القرار رقم (YY۲ بعنوان «الزيادة العامة في رأس المال» (GCI) والقرار رقم الزيادة (لاكتاب والقرار رقم الاختيارية في رأس المال» (SCI) وعلى القرار رقم الاختيارية في رأس المال» (SCI) وعلى القرار رقم والتي تقضي بزيادة رأسمال المؤسسة على النحو التالي: موجب القرار رقم ٢٧٢: أعطي لجميع الدول الأعضاء الحق بالاكتتاب بمجموع /٩٩٥,٩٩٥ السهم إضافيا بقيمة /١٠٠٠ دولار أميركي السهم الواحد، وقد حدّد في الجدول المرفق بالقرار، الحد الأقصى للاكتتاب المتاح للبنان بـ /٩٨٥ سهما إضافيا بقيمة إحمالية /٥٨٩,٠٠٠ دولار أميركي.

- بموجب القرار رقم ۲۷۱: حددت الزيادة الاختيارية بمجموع ٩٩٩,٩٩٨/ سبهما إضافيا بقيمة /١٠٠٠/ دولار أميركي للسهم الواحد، وقد حدّد في الجدول