



### Project Summary Information

Date of Document Preparation: November 25, 2020	
<b>Project Name</b>	Akbank COVID-19 Crisis Recovery Facility
<b>Document Code</b>	000400-TUR
<b>Country</b>	Republic of Türkiye
<b>Sector/Subsector</b>	Finance / Financial Intermediary
<b>Status of Financing</b>	Approved
<b>Project Description</b>	The proposed Project Akbank COVID-19 Crisis Recovery Facility will provide non sovereign-backed medium-term bullet financing to one of Türkiye's leading financial institutions - Akbank to support its clients' working capital shortages and liquidity pressures brought on by the pandemic. This project will be processed under AIIB's COVID-19 Crisis Recovery Facility ("CRF"), a framework designed to assist members to respond to the COVID-19 pandemic, under an A/B loan structure.
<b>Objective</b>	Provide liquidity support through an on-lending facility via a financial institution (Akbank) to address working capital and liquidity shortages in Türkiye.
<b>Expected Results</b>	The project expects to dampen the potential financial shock stemming from the COVID-19 pandemic and preserve market infrastructure by supporting the flow of credit to micro, small and medium size enterprises ("MSMEs") operating in the infrastructure and relevant other productive sectors in Türkiye. The expected results may be measured by the quantum of financing made available to beneficiaries.
<b>Environmental &amp; Social Category</b>	FI
<b>Environmental and Social Information</b>	AIIB's Environmental and Social Policy ("ESP") is applicable to this Project supporting Akbank in increasing its lending to MSMEs through short-term working capital loans under the COVID-19 Response Facility. Given that the Project is limited to financing short-term operational needs, it is generally expected not to induce adverse impacts that would be unprecedented, and any impacts can thus be successfully managed by Akbank using good practice in an operational setting. Higher risk activities including any Category A activity and any activity involving a) involuntary resettlement, b) risk of adverse impacts on Indigenous Peoples, c) significant risks to or impacts on the environment, community health and safety, biodiversity, cultural heritage or d) significant Occupational Health and Safety risks will not be eligible for inclusion in the Project. Activities included in the AIIB

	<p>Environmental and Social Exclusion List (“ESEL”) will also be excluded. Sub-borrowers will be required to comply with national ES laws.</p> <p>Akbank’s Environmental and Social Management System (“ESMS”), established under guidance from the IFC and refined over the past several years, will be used as the Project’s ES instrument. As per its ESMS, Akbank will: (a) screen the proposed use of funds by sub-borrowers against the ESEL and applicable eligibility criteria; (b) assign an ES risk rating; (c) conduct an ES assessment; and (d) contractually bind sub-borrowers to remain in compliance with all applicable ES regulatory requirements and Akbank’s Environmental and Social Policies as per relevant covenants in sub-loan agreements and where required in an Environmental and Social Action Plan (“ESAP”) annexed to those.</p> <p>AIIB has confirmed through its due diligence the effectiveness of the processes defined in the ESMS, including an ES assessment proportional to the risks and impacts of the sub-borrower’s activities and sub-loan tenure and amount and monitoring of sub-borrowers’ ES performance. Akbank has assigned relevant responsibilities for the implementation of its ESMS to its credit officers supported by a dedicated corporate ES team and provided training to relevant personnel, and it reviews its implementation on an ongoing basis. Under its ESMS, Akbank representatives undertake routine site visits for higher risk loans and may undertake site visits for medium and low risk loans. A summary of the ESMS is disclosed on Akbank’s website in <a href="#">English</a> and <a href="#">Turkish</a>.</p> <p>Under its ESMS, Akbank has set up an External Communication Mechanism (ECM) for its general operations, including the proposed Project, to address third-party views, enquiries or concerns regarding its own ES processes and outcomes, as well as ES impacts and performance of its portfolio loans.</p> <p>Akbank will be required to: (a) build a database allowing the tracking of the use of AIIB funds; (b) monitor the sub-borrowers’ progress in fulfilling their ES commitments; and (c) report to AIIB on an annual basis. AIIB will supervise the Project on a regular basis, including detailed post-reviews of selected sub-projects.</p>
<b>Cost and Financing Plan</b>	AIIB A-Loan: USD100 million

	B-Loan: up to USD100 million
<b>Borrower</b>	AKBANK T.A.Ş.
<b>Guarantor</b>	N/A
<b>Estimated date of loan closing</b>	December 2020

<b>Contact Points:</b>	<b>AIIB</b>	<b>Akbank</b>
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<b>Date of Final Decision</b>	27 October 2020	
<b>Date of Financing Approval</b>	25 November 2020	

<b>Independent Accountability Mechanism</b>	<p>AIIB's Policy on the Project-affected Peoples Mechanism (PPM) applies to this Project. The PPM has been established by AIIB to provide an opportunity for an independent and impartial review of submissions from Project-affected people who believe they have been or are likely to be adversely affected by AIIB's failure to implement the environmental and social policies applicable to the Project in situations when their concerns cannot be addressed satisfactorily through the Project-level ECM or the processes of AIIB's Management. Information on AIIB's PPM is available at: <a href="https://www.aiib.org/en/policies-strategies/operational-policies/policyon-the-project-affected-mechanism.html">https://www.aiib.org/en/policies-strategies/operational-policies/policyon-the-project-affected-mechanism.html</a></p>
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