BATISOKE SOKE CIMENTO SANAYII T.A.S. SPECIAL GENERAL ASSEMBLY MEETING MINUTES OF A GROUP SHAREHOLDERS HELD ON 11/04/2017

Special General Assembly Meeting of A Group Privileged Shareholders of Batisoke Soke Cimento Sanayii Türk Anonim Şirketi was held on 11/04/2017 at 13:00 at the company's registered office address of Ankara Cad. 335 Bornova, IZMIR in the meeting hall in the meeting hall under the supervision of the Ministry representatives Mahmut SASMAZ and Mustafa DUZEN who were assigned with the 07.04.2017 dated and 24057853 numbered letter of Izmir Provincial Directorate of Trade on behalf of Ministry of Customs and Trade.

Invitations for the meeting were called in accordance with the law and as provided in the Articles of Association including also the agenda and announced with the 28 February 2017 dated and 9273 numbered copy of the Trade Registry Gazette, on the website of the company at www.batisoke.com.tr, on the Public Disclosure Platform (KAP) and on the Electronic General Assembly System of the Central Registry Agency (EGKS) within the due of time.

As it is understood from the examination of the list of attendants, TL 74.780,67.- of TL 78.750,000 which is the company capital belongs to Group A Shareholders and 7.428.067,00 shares corresponding to a capital of TL 7.74.280,670 were represented by proxy and 5.231,30 shares corresponding to a capital of TL 52.313 TL personally and thus 7.433.298,30 shares corresponding to a total nominal value of TL 74.332,983 were presented and so the minimum meeting quorum stipulated in the law and the Articles of Association was existing and it was determined that the electronic general assembly preparations of the company were carried out within the framework of the Turkish Trade Law, Capital Market Board legislation and Central Registry Agency regulations and so he meeting was opened by Mehmet Mustafa BUKEY.

Article 1 of the Agenda:

In accordance with Article 18 of the Company's Articles of Association, Chairman of the Board of Directors Mehmet Mustafa BUKEY assumed the post of Chairman of the Special General Assembly. Mehmet Bulent EGELI as the Minutes Clerk and Feyyaz UNAL as the Vote Collector were appointed by the chairman of the meeting. Authorization of the Meeting Presidency to sign the minutes and all other documents of the meeting on behalf of the General Assembly was accepted with 7.433.298,30 affirmative votes against 0 negative votes.

Article 2 of the Agenda:

Begum Egeli BURSALIGIL was elected as a member of the Board of Directors with the death of Mr. Feyyaz Nurullah IZMIROGLU from 29.07.2016 to 11.04.2017. Her nomination for the Board of Directors was presented to the approval of Group A shareholders. It was accepted with 7.433.298,30 affirmative votes against 0 negative votes.

Article 3 of the Agenda:

The motion submitted jointly by Mehmet Mustafa BUKEY and Tufan UNAL for the determination of the members of the Board of Directors and the members of Independent Board of Directors for the approval of the General Assembly was read. Since there is no other motion for the nomination of board members to serve for a period of 3 years, Mr. Mehmet Mustafa BUKEY (TR No. 16664381140), Mr. Tufan UNAL (TR No. 36010737940), Mrs. Fatma Meltem GUNEL (TR No. 35017771056), Mrs. Sülün İLKİN (TR No. 31273868738), Mr. Mehmet Bülent EGELİ (TR No. 29686947034), Mr. Necip TERZIBASIOGLU (TR No. 1926298054), Mr. Feyyaz UNAL (TR No. 36001738222), Mr. Kemal GREBENE (TR No. 35977739066), Mrs. Begun Egeli BURSALIGIL (TR No. 29617949366) as Board of Directors member nominees Mr. Musa Levent ERTORER (TR No. 14915439466) and Mr. Tankut KARABACAK (TR No. 51943208596) as independent Board of Directors member nominees were accepted with 7.433.298,30 affirmative votes against 0 negative votes.

BATISOKE SOKE CIMENTO SANAYII T.A.S. SPECIAL GENERAL ASSEMBLY MEETING MINUTES OF A GROUP SHAREHOLDERS HELD ON 11/04/2017

Article 4 of the Agenda:

With the motion submitted by Mehmet Bulent EGELI it was stated that though the draft of Amendment of the 6. Article of Articles of Association with the permission letter of Capital Market Board dated 02.01.2017 and numbered 29833736-110.04.02-E.51 and the permission letter of Ministry of Customs and Trade dated 13.01.2017 and numbered 50035491-431.02-E-00021837457 was submitted to the examination of the shareholders on Public Disclosure Platform and Company website there was no need to read its old version and only new version might be read and this motion was accepted with with 7.433.298,30 affirmative votes against 0 negative votes.

Draft related to the Articles of Association was submitted to the approval of the general assembly as it was approved by T.R. Prime Ministry Capital Markets Board and the General Directorate of Internal Trade of the T.R. Ministry of Customs and Trade. Amendment to the Articles of Association was approved unanimously as it was approved by the T.R. Prime Ministry Capital Markets Board and the General Directorate of Internal Trade of the T.R. Ministry of Customs and Trade. Amendment to the Articles of Association was approved unanimously as it was approved by the T.R. Prime Ministry Capital Markets Board and the General Directorate of Internal Trade of the T.R. Ministry of Customs and Trade (Amendment texts approved of T.C. Prime Ministry Capital Markets Board and the General Directorate of Internal Trade of the T.R. Ministry of Customs and Trade were added to the meeting minutes) and pursuant to the amendment of the 6. Article of the Articles of Association the Board of Directors was authorized to increase the issued capital ceiling from TL 150.000.000 to TL 400.000.000 and it was accepted with 7.433.298,30 affirmative votes against 0 negative votes.

As the agenda was completed, the President ended the meeting at 13:20.

(Signature) Meeting Chairman Mehmet Mustafa BUKEY

(Signature) Vote Collector Feyyaz UNAL (Signature) Customs and Trade Ministry Representative Mahmut SASMAZ

(Signature Minutes Clerk Mehmet Bulent EGELI (Signature) Customs and Trade Ministry Representative Mustafa DUZEN

BATISOKE SOKE CIMENTO SANAYII T.A.S. AMENDMENT TEXT OF ARTICLES OF ASSOCIATION

OLD FORM:	NEW FORM:
COMPANY'S CAPITAL	COMPANY'S CAPITAL
Article: -6-	Article: -6-
The Company has accepted the registered capital	The Company has accepted the registered capital
system in accordance with the provisions of the	system in accordance with the provisions of the Capital
Capital Markets Law and has adopted this system	Markets Law and has adopted this system with the
with the decision of the Capital Market Board	decision of the Capital Market Board dated 14.03.2013
dated 14.03.2013 and numbered 9/293.	and numbered 9/293.
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The registered capital of the Company is	The registered capital of the Company is 400.000.000
150.000.000 (one hundred and fifty million)	(fourhundred million) Turkish Liras and this capital
Turkish Liras and this capital amount is divided	amount is divided into 40.000.000.000 (forty billion)
into 15.000.000.000 (fifteen billion) shares each	shares each with a nominal value of 1 (one) Kurus.
with a nominal value of 1 (one) Kurus.	
	The permission of the registered capital ceiling granted
The permission of the registered capital ceiling	by the Capital Market Board is valid from the year
granted by the Capital Market Board is valid from	2017 till the end of the year 2021 and valid for five
the year 2013 till the end of the year 2017 and	years.
valid for five years.	
	Even if the registered capital ceiling has not been
Even if the registered capital ceiling has not been	reached at the end of 2021, the Board of Directors
reached at the end of 2017, the Board of Directors	must obtain authorization from the general assembly
must obtain authorization from the general	for a new period in order not to excess the ceiling by
assembly for a new period by obtaining permission	obtaining permission from the Capital Market Board
from the Capital Market Board for a ceiling or a	for a ceiling or a new ceiling amount in order for the
new ceiling amount in order for the Board of	Board of Directors to make a capital increase decision
Directors to make a capital increase decision after	after 2021. If the authorization is not obtained, the
2017. If the authorization is not obtained, the	capital increase canno be made with the decision of
company is deemed to have left the registered	Board od Directors. (Seal) company is deemed to have
capital system.	left the registered capital system.
The issued capital of the company is 78.750,000	The issued capital of the company is 78.750,000
(seventy eight million seven hundred fifty	(seventy eight million seven hundred fifty thousand)
thousand) Turkish Liras, which is fully paid, divided	Turkish Liras, which is fully paid, divided into
into 7.875.000.000 (seven billion eight hundres	7.875.000.000 (seven billion eight hundres seventy five
seventy five million) shares each with a nominal	million) shares each with a nominal value of 1 (one)
value of 1 (one) Kurus.	Kurus.
	The capital of the company may be increased or
From this capital, 14.956,13 TL A Group registered	decreased in accordance with the provisions of Turkish
shares and 59.824,54 TL A Group bearer shares	Trade Code and Capital Market Legislation. (Seal)
and 78.675.219,33 TL B Group bearer shares,	
totally 78.750.000 TL were fully paid up.	From this capital, 14.956,13 TL A Group registered
	shares and 59.824,54 TL A Group bearer shares and
A Group shares are not giving any priviledges to	78.675.219,33 TL B Group bearer shares, totally
their holders except the matters mentioned in the	78.750.000 TL were fully paid up.
Article 9.	
	A Group shares are not giving any priviledges to their
	holders except the matters mentioned in the Article 9.
13 January 2017 (Seal and Signature)	
	02 January 2017 (Seal and Signature)

BATISOKE SOKE CIMENTO SANAYII T.A.S. AMENDMENT TEXT OF ARTICLES OF ASSOCIATION

	The Board of Directors is authorized to increase the
issued capital by issuing bearer shares up to the is	ssued capital by issuing bearer shares up to the
registered capital ceiling when deemed necessary re	registered capital ceiling when deemed necessary in
in accordance with the provisions of the capital a	accordance with the provisions of the capital market
market law between 2013 and 2017, to issue shares la	aw from the year 2017 until the end of the year
above the nominal value, to partially or completely 2	2021, to issue new shares above the nominal value,
	to partially or completely restrict the shareholders'
	right to buy new shares and to make decisions in
	these matters. New share receiving authorization
	cannot be used in a way causing disparity among the
	share holders. (Seal)
collected. The nominal value of the shares is 500	
	New shares cannot be issued unless all of the issued
0	shares are sold and their amounts are collected. The
	nominal value of the shares is 500 (five hundred) TL,
	and in accordance with the Law Amending the Turkish
·	Commercial Code numbered 5274, 1 (one) New
	Kurus, and then the New Turkish Lira and New Kurus
	with the Decision of the Council of Ministers dated 4
- · ·	April 2007 and numbered 2007/11963 have been changed to 1 (one) Kurus due to the abolition of
	"New" phrase on 1 January 2009. As a result of this
	change, the total number of shares has decreased
	and a share with a nominal value of 1 (one) (New)
-	Kurus has been given for 20 (twenty) shares of 500
	(five hundred) TL. The rights of the shareholders
	arising from the shares they have in relation to the
	said change are reserved.
decision of the Council of Ministers mentioned	
	The terms "Turkish Lira" in this Articles of Association
	are amended in accordance with the decision of the
	Council of Ministers mentioned above.
monitored within the framework of	
dematerialization principles.	The shares representing the capital shall be
	monitored within the framework of dematerialization
p	principles.

13 January 2017 (Seal and Signature)

02 January 2017 (Seal and Signature)

(stamp of the company and signature)