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

OLD FORM:

COMPANY'S CAPITAL Article: -6-

The Company has accepted the registered capital system in accordance with the provisions of the Capital Markets Law and has adopted this system with the decision of the Capital Market Board dated 14.03.2013 and numbered 9/293.

The registered capital of the Company is 400.000.000 (fourhundred million) Turkish Liras and this capital amount is divided into 40.000.000.000 (forty billion) shares each with a nominal value of 1 (one) Kurus.

The permission of the registered capital ceiling granted by the Capital Market Board is valid from the year 2017 till the end of the year 2021 and valid for five years.

Even if the registered capital ceiling has not been reached at the end of 2021, the Board of Directors must obtain authorization from the general assembly for a new period in order not to excess the ceiling by obtaining permission from the Capital Market Board for a ceiling or a new ceiling amount in order for the Board of Directors to make a capital increase decision after 2021. If the authorization is not obtained, the capital increase canno be made with the decision of Board od Directors. Company is deemed to have left the registered capital system.

The issued capital of the company is 400.000.000 (four hundred million) Turkish Liras, which is fully free of collusion paid, divided into 40.000.000.000 (forty billion) shares each with a nominal value of 1 (one) Kurus. The capital of the company may be increased or decreased in accordance with the provisions of Turkish Trade Code and Capital Market Legislation.

From this capital, 14.956,13 TL A Group registered shares and 59.824,54 TL A Group bearer shares and 399.925.219,33 TL B Group bearer shares, totally 400.000.000 TL were fully paid up.

A Group shares are not giving any priviledges to their holders except the matters mentioned in the Article 9.

NEW FORM:

COMPANY'S CAPITAL Article: -6-

The Company has accepted the registered capital system in accordance with the provisions of the Capital Markets Law and has adopted this system with the decision of the Capital Market Board dated 14.03.2013 and numbered 9/293.

The registered capital of the Company is 800.000.000 (eighthundred million) Turkish Liras and this capital amount is divided into 80.000.000.000 (eighty billion) shares each with a nominal value of 1 (one) Kurus.

The permission of the registered capital ceiling granted by the Capital Market Board is valid from the year 2019 till the end of the year 2023 and valid for five years.

Even if the registered capital ceiling has not been reached at the end of 2023, the Board of Directors must obtain authorization from the general assembly for a new period in order not to excess the ceiling by obtaining permission from the Capital Market Board for a ceiling or a new ceiling amount in order for the Board of Directors to make a capital increase decision after 2023. If the authorization is not obtained, the capital increase canno be made with the decision of Board od Directors. Cmpany is deemed to have left the registered capital system.

The issued capital of the company is 400.000.000 (four hundred million) Turkish Liras, which is fully free of collusion paid, divided into 40.000.000.000 (forty billion) shares each with a nominal value of 1 (one) Kurus. The capital of the company may be increased or decreased in accordance with the provisions of Turkish Trade Code and Capital Market Legislation.

From this capital, 14.956,13 TL A Group registered shares and 59.824,54 TL A Group bearer shares and 399.925.219,33 TL B Group bearer shares, totally 400.000.000 TL were fully paid up.

A Group shares are not giving any priviledges to their holders except the matters mentioned in the Article 9.

12 February 2019 (Seal)

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

OLD FORM:

The Board of Directors is authorized to increase the issued capital by issuing bearer shares up to the registered capital ceiling when deemed necessary in accordance with the provisions of the capital market law from the year 2017 until the end of the year 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.

New shares cannot be issued unless all of the issued 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.

The terms "Turkish Lira" in this Articles of Association are amended in accordance with the decision of the Council of Ministers mentioned above.

The shares representing the capital shall be monitored within the framework of dematerialization principles.

The capital of the company is totally 400.000.000 Turkish Liras, divided into 40.000.000.000 (forty billion) shares each with a nominal value of 0,01 TL. From these shares 1.495.613 are registered shares and 39.998.504.387 are bearer shares.

NEW FORM:

The Board of Directors is authorized to increase the issued capital by issuing bearer shares up to the registered capital ceiling when deemed necessary in accordance with the provisions of the capital market law from the year 2019 until the end of the year 2023, 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.

New shares cannot be issued unless all of the issued 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.

The terms "Turkish Lira" in this Articles of Association are amended in accordance with the decision of the Council of Ministers mentioned above.

The shares representing the capital shall be monitored within the framework of dematerialization principles.

The capital of the company is totally 400.000.000 Turkish Liras, divided into 40.000.000.000 (forty billion) shares each with a nominal value of 0,01 TL. From these shares 1.495.613 are registered shares and 39.998.504.387 are bearer shares.

12 February 2019 (Seal) (stamp of the company and signature)