## **HEKTAŞ TİCARET TÜRK ANONİM** SIRKETI ARTICLES OF ASSOCIATION

AMENDMENT TEXT	
CURRENT VERSION	NEW VERSION
CAPITAL	CAPITAL
ARTICLE 7	ARTICLE 7
The Company adopted the authorized capital system as	The Company adopted the authorized capital system as
per the provisions of the Capital Market Law (CML) and	per the provisions of the Capital Market Law (CML) and
started to implement this system based on the permission	started to implement this system based on the permission

The authorized capital cap of the Company is TL The authorized capital cap of the Company is TL 8,500,000,000 and is divided into 850,000,000,000 8,500,000,000 and is divided into 850,000,000,000 authorized capital cap permission granted by the Capital authorized capital cap permission granted by the Capital Even if the authorized capital cap which is permitted Even if the authorized capital cap which is permitted cannot be reached at the end of 2027, in order for the cannot be reached at the end of 2027, in order for the 2027, authorization must be obtained for a new period not 2027, authorization must be obtained for a new period not obtaining permission from the Capital Market Board for obtaining permission from the Capital Market Board for the cap previously permitted or a new cap amount. If the the cap previously permitted or a new cap amount. If the aforementioned authorization cannot be obtained, capital aforementioned authorization cannot be obtained, capital decision.

dated 13.10.1988 no. 547 of the Capital Market Board.

The company's issued capital is in the amount of The company's issued capital is in the amount of 2,530,000,000 (two billion five hundred thirty million) 8,430,000,000 (eight billion four hundred thirty million) Turkish Liras which is wholly paid, comprised of Turkish Liras which is wholly paid, comprised of 253,000,000,000 (two hundred fifty three billion) shares, 843,000,000,000 (eight hundred fourty three billion) each with a nominal value of 1 (one) Kurus.

The Board of Directors is authorized to increase the The Board of Directors is authorized to increase the issued capital by issuing registered or bearer shares up lissued capital by issuing registered or bearer shares up to the authorized capital cap and to take decisions on the to the authorized capital cap and to take decisions on the restriction of shareholders' right to acquire new shares restriction of shareholders' right to acquire new shares and issuance of premium shares or shares lower than and issuance of premium shares or shares lower than their nominal value at times when deemed necessary in their nominal value at times when deemed necessary in accordance with the provisions of the Capital Market Law, accordance with the provisions of the Capital Market Law, between 2023-2027. The authority to restrict new share between 2023-2027. The authority to restrict new share acquisition cannot be exercised by creating inequality acquisition cannot be exercised by creating inequality among shareholders.

dematerialized form, within the framework of the principles on dematerialization.

Each share grants 1 voting right

dated 13.10.1988 no. 547 of the Capital Market Board.

shares, each with a nominal value of 1 (one) Kurus. The shares, each with a nominal value of 1 (one) Kurus. The Market Board is valid for the years 2023-2027 (5 years). Market Board is valid for the years 2023-2027 (5 years). board of directors to take a capital increase decision after board of directors to take a capital increase decision after exceeding 5 years from the general assembly, by exceeding 5 years from the general assembly, by increase cannot be applied with a board of directors increase cannot be applied with a board of directors decision.

shares, each with a nominal value of 1 (one) Kurus.

among shareholders.

The shares representing the capital are recognized in The shares representing the capital are recognized in dematerialized form, within the framework of the principles on dematerialization.

Each share grants 1 voting right.