ANNOUNCEMENT FROM THE BOARD OF DIRECTORS OF GSD HOLDING ANONIM ŞİRKETİ

The Ordinary General Assembly Meeting for the year 2024

The Ordinary General Assembly Meeting of GSD Holding A.Ş. for the fiscal year 2024 will be held on Monday, 28 April 2025 at 15.00 at Aydınevler Mahallesi Kaptan Rıfat Sokak No:3 Küçükyalı 34854 Maltepe Istanbul in order to negotiate and resolve on the following agenda items.

The Board of Directors' Annual Report and the Independent Auditors' Report, the Financial Statements as of and for the year ended 31 December 2024 of Our Company shall be held accessible to our shareholders 3 weeks prior to the General Assembly Meeting in the Company Headquarters, the website of the Company (www.gsdholding.com.tr) and e-GEM (the Electronic General Meeting System).

The Participation in the General Assembly

Due to all of the shares of Our Company being maintained in a dematerialized form by MKK (the Central Registry Agency of Turkey), the list of the shareholders who can attend the general assembly meeting is prepared by the board of directors based on the list of the shareholders provided by MKK (the Central Registry Agency). All shareholders stated in the list of the shareholders who can attend the general assembly meeting prepared by the board of directors have the right to attend the general assembly meeting. These shareholders may attend the general assembly meeting in person or may appoint a representative to attend the general assembly. The shareholders may attend the general assembly meeting in personally or electronically via the Electronic General Meeting System (e-GEM) by acquiring secure digital signature and being a member of e-MKK Information Portal.

The list of the shareholders who can attend the general assembly is to be signed by the real person shareholders who attend the general assembly personally by submitting their identity cards and by the representatives of the legal person shareholders who are authorized to represent and bind that legal person by submitting their authorization documents together with their identity cards. The participants who will attend the general assembly by representing real or legal person shareholders must also submit their power of attorney documents. In the event that the shareholders who will vote by proxy in the meeting do not appoint their representatives via e-GEM, those shareholders must submit the proxy form given below (or available on www.gsdholding.com.tr) to our Company by notarizing their signatures or adding their notarized statement of signature to the signed proxy form, in accordance with the communiqué II-30.1 of the Capital Markets Board published in the official gazette dated 24 December 2013.

The shareholders who want to attend the general assembly meeting electronically in person or by their representatives must express their preferences in this regard via e-GEM until the day before the date of the general assembly at the latest. In the event that a representative attends the general assembly instead of a rightholder, the identity of the representative must be entered into e-GEM. In the event that the representative attends the general assembly personally, the authorization may also be made in this way. The notifications may be made by the institutions where the shares are deposited in accordance with the instructions of the rightholders. The righholders who notified that they will attend the general assembly meeting electronically may withdraw their preferences in this regard via e-GEM until the day before the date of the general assembly at the latest. The righholders or their representatives who did not withdraw their preference to attend the general assembly electronically cannot attend the general assembly personally. The login to attend the general assembly meeting electronically starts one hour prior to the announced starting time of the general assembly and continues until five minutes before the starting time of the general assembly.

GSD HOLDING ANONIM ŞİRKETİ THE AGENDA FOR THE ORDINARY GENERAL ASSEMBLY MEETING FOR THE YEAR 2024

- 1. Opening and Forming the Presidential Board of Meeting,
- 2. Reading and discussing the Board of Directors' Annual Report for the year 2024,
- 3. Reading and discussing the Independent Auditors' Report for the year 2024,
- 4. Reading, discussing and voting on the Financial Statements for the year 2024,
- 5. Acquittal of members of the Board of Directors for their activities in 2024,
- 6. Deciding to allocate or distribute the 2024 dividend into reserves, In case the board of directors proposed to the general assembly not to distribute dividends, the reason for such proposal and information as to use of the dividend,
- 7. Resolving on the profit distribution policy of the Company for the year 2025 and the following years,
- 8. Submitting the amendment text regarding the amendment of Article 7 titled "Registered Capital" of the Company's Articles of Association to the approval of the General Assembly,
- 9. Resolving on the remuneration of the members of the Board of Directors,
- 10. Approval of the selection of the Independent Audit Firm by the Board of Directors, in accordance with the Turkish Commercial Code, Capital Markets Board regulations, and the Public Oversight, Accounting, and Auditing Standards Authority regulations,
- 11. Giving information to the shareholders regarding the amount and beneficiaries of all donations and contributions made in the year 2024 in accordance with the donations and grants policy approved by the Company's General Assembly held on 31 May 2012 and the policy changes, if any, and resolving on the upper limit for donations to be made in a financial year.
- 12. Giving information to the shareholders regarding the guarantees, collaterals and mortgages given by the Company for the third parties and the acquired income or interest in accordance with the Corporate Governance Communiquê numbered II-17.1 published in the Official Gazette dated 3 January 2014,
- 13. In the event that the controlling shareholders, the members of board of directors, the senior executives and their spouses and relatives up to second degree make significant transactions with the Company or its affiliated companies which may lead to a conflict of interest with them, make commercial transactions falling within the field of activities of the Company or its affiliated companies in behalf of themselves or others, enter as a general partner with unlimited liability into a partnership dealing with the same kind of business activities as the Company or its affiliated companies, giving information about transactions carried out in this regard during the year,
- 14. Giving information to the shareholders regarding the principles of remuneration of the members of the board of directors and senior executives and allowing the shareholders who want to present their opinions on this issue to speak,
- 15. Authorization of the members of the Board of Directors to make transactions under the articles 395 and 396 of the Turkish Commercial Code,
- 16. The General Assembly should be informed about the offsetting of the indexed amounts of past years' losses resulting from the first adjustment made according to inflation in the TAS/TFRS tables, and the past years' losses due to inflation accounting in the company's statutory books and legal records,
- 17. Providing information to shareholders within the scope of the share buyback program initiated in accordance with the decision taken by the Board of Directors,
- 18. Wishes and Closing.

PROXY FORM FOR THE GENERAL ASSEMBLY MEETING OF GSD HOLDING ANONIM ŞİRKETİ

I hereby appoint	as my proxy authorized to represent me, to vote and make
proposals in line with the views I express herein below and s	sign the required papers at the Ordinary General Assembly of
GSD Holding Anonim Şirketi that will convene on 28 April 2	025, Monday at 15:00 at the address of Aydınevler Mahallesi
Kaptan Rıfat Sokak No:3 Küçükyalı 34854 Maltepe Istanbul.	
Proxy (*)	
Name Surname/Trade Name:	
T.R. Identification Number/Tax Identification Number, Trad	e Registry and Number and the Central Registration System

(*) For foreign national proxies, the equivalents of the aforementioned information must be submitted, if available.

A) SCOPE OF THE REPRESENTATION DOCUMENT

The scope of the power of attorney must be determined by selecting one of the options (a), (b) or (c) for the sections 1 and 2.

1. In relation to the Items on the General Assembly Agenda;

- a) The proxy is authorized to vote in line with his own views.
- b) The proxy is authorized to vote in line with the recommendations made by the Company management.
- c) The proxy is entitled to vote in line with the following instructions.

Instructions:

Number:

When the option (c) is selected by the shareholder, the instructions are given in relation to each agenda item by marking one of the options given next to them (accept or reject) and if the reject option is marked, the statement of oppositions, if any, requested to be recorded in the minutes of the general assembly meeting, are written.

Agenda Items (*)	Accept	Reject	Statement of Opposition
1. Opening and Forming the Presidential Board of Meeting,			
2. Reading and discussing the Board of Directors' Annual Report for the year 2024,			
3. Reading and discussing the Independent Auditors' Report for the year 2024,			
4. Reading, discussing and voting on the Financial Statements for the year 2024,			
5. Acquittal of members of the Board of Directors for their activities in 2024,			
6. Deciding to allocate or distribute the 2024 dividend into reserves, In case the board of			
directors proposed to the general assembly not to distribute dividends, the reason for such			
proposal and information as to use of the dividend,			
7. Resolving on the profit distribution policy of the Company for the year 2025 and the			
following years,			
8. Submitting the amendment text regarding the amendment of Article 7 titled "Registered			
Capital" of the Company's Articles of Association to the approval of the General			
Assembly,			
9. Resolving on the remuneration of the members of the Board of Directors,			

 10. Approval of the selection of the Independent Audit Firm by the Board of Directors, in accordance with the Turkish Commercial Code, Capital Markets Board regulations, and the Public Oversight, Accounting, and Auditing Standards Authority regulations, 11. Giving information to the shareholders regarding the amount and beneficiaries of all donations and contributions made in the year 2024 in accordance with the donations and grants policy approved by the Company's General Assembly held on 31 May 2012 and the policy changes, if any, and resolving on the upper limit for donations to be made in a financial year, 	
12. Giving information to the shareholders regarding the guarantees, collaterals and mortgages given by the Company for the third parties and the acquired income or interest in accordance with the Corporate Governance Communiqué numbered II-17.1 published in the Official Gazette dated 3 January 2014,	
13. In the event that the controlling shareholders, the members of board of directors, the senior executives and their spouses and relatives up to second degree make significant transactions with the Company or its affiliated companies which may lead to a conflict of interest with them, make commercial transactions falling within the field of activities of the Company or its affiliated companies in behalf of themselves or others, enter as a general partner with unlimited liability into a partnership dealing with the same kind of business activities as the Company or its affiliated companies, giving information about transactions carried out in this regard during the year,	
 14. Giving information to the shareholders regarding the principles of remuneration of the members of the board of directors and senior executives and allowing the shareholders who want to present their opinions on this issue to speak, 15. Authorization of the members of the Board of Directors to make transactions under the articles 395 and 396 of the Turkish Commercial Code, 	
16. The General Assembly should be informed about the offsetting of the indexed amounts of past years' losses resulting from the first adjustment made according to inflation in the TAS/TFRS tables, and the past years' losses due to inflation accounting in the company's statutory books and legal records,	
17. Providing information to shareholders within the scope of the share buyback program initiated in accordance with the decision taken by the Board of Directors,18. Wishes and Closing.	

(*) The items on the agenda of the General Assembly are stated one by one. If the minorities have a draft resolution, it is specified separately to enable voting by proxy.

2. The special instructions with regard to the other matters which may arise during the meeting and especially exercising the minority rights:

a) The proxy is authorized to vote in line with his own views.

- b) The proxy is not authorized to vote with regard to these matters.
- c) The proxy is entitled to vote in line with the following instructions.

SPECIAL INSTRUCTIONS. (Special instructions by the shareholder to the proxy, if any, are provided here.)

- B) The shareholders determines the shares they wish to be represented by their proxies by selecting one of the following options.
 - 1. I approve that my following shares detailed below shall be represented by the proxy.
 - a) Group:
 - b) Number-Nominal value:
 - c) Whether they have any privilege with regard to voting rights:
 - d) The proportion to the total shares/voting rights held by the shareholder:
 - 2. I approve that all of my shares stated in the list of the shareholders who can attend the general assembly meeting provided by MKK (the Central Registry Agency) one day prior to the general assembly meeting shall be represented by the proxy.

THE SHAREHOLDER'S NAME AND SURNAME/TRADE NAME (*):

T.R. Identification Number/Tax Identification Number, Trade Registry and Number and the Central Registration System Number of the Shareholder:

The Shareholder's Address:

(*) For foreign national proxies, the equivalents of the aforementioned information must be submitted, if available.

THE SHAREHOLDER'S SIGNATURE

GSD HOLDING ANONIM ŞİRKETİ ARTICLES OF ASSOCIATION AMENDMENT TEXT

CURRENT TEXT

CAPITAL

ARTICLE 7. The Company has adopted the authorized share capital system in accordance with the provisions of the Capital Markets Law numbered 2499 amended by the Law numbered 3794 and has changed over to the said system pursuant to the permission of the Capital Markets Board dated 21 October 1998 and numbered 92/1161.

The authorized share capital of the Company is TL 1,500,000,000 (OneBillionFiveHunderedMillionTurkishLiras), being divided into 150,000,000,000 shares, each with a nominal value of Kr 1 (OneKurus).

The authorized share capital granted by the Capital Markets Board is effective for the years 2021-2025 (5 years). Even if the authorized share capital had not been reached at the end of 2025, in order that the Board of Directors may resolve on a share capital increase after the year 2025, it is obligatory to renew the authorisation for a future period from the General Assembly, having obtained a permission from the Capital Markets Board for an authorized share capital which is the same as or different from that approved previously. If the authorisation is not renewed after the expiration date, a share capital increase by means of the resolution of the Board of Directors cannot be made.

The issued capital of the Company is TL 1.000.000.000 (OneBillionTurkish Liras), being divided into 100.000.000.000 shares made up of 157.120 Class (A) bearer shares, 157.120 Class (B) bearer shares, 150.120 Class (C) bearer shares and 99.999.528.640 Class (D) bearer shares each with a nominal value of Kr 1 (OneKuruş).

The Board of Directors is entitled to increase the issued capital by issuing new bearer shares until the authorized capital ceiling in accordance with the provisions of the Capital Markets Law when it deems necessary between the years 2021-2025.

The issued capital has been wholly paid in. The Board of Directors may take decisions regarding the issuance of privileged shares in various groups or shares above or below their nominal value, the sale of allocated shares, limiting the shareholders' rights to acquire new shares or restricting the rights of privileged shareholders. The authorization to restrict the right to acquire new shares cannot be used in a way that causes inequality among shareholders.

Shares representing the share capital are dematerialized in accordance with the principles of dematerialization.

NEW TEXT

CAPITAL

ARTICLE 7. The Company has adopted the authorized share capital system in accordance with the provisions of the Capital Markets Law numbered 2499 amended by the Law numbered 3794 and has changed over to the said system pursuant to the permission of the Capital Markets Board dated 21 October 1998 and numbered 92/1161.

The authorized share capital of the Company is TL 25,000,000,000 (TwentyfiveBillionTurkishLiras), being divided into 2,500,000,000,000 shares, each with a nominal value of Kr 1 (OneKurus).

The authorized share capital granted by the Capital Markets Board is effective for the years 2025-2029 (5 years). Even if the authorized share capital had not been reached at the end of 2029, in order that the Board of Directors may resolve on a share capital increase after the year 2029, it is obligatory to renew the authorisation for a future period from the General Assembly, having obtained a permission from the Capital Markets Board for an authorized share capital which is the same as or different from that approved previously. If the authorisation is not renewed after the expiration date, a share capital increase by means of the resolution of the Board of Directors cannot be made.

The issued capital of the Company is TL 1.000.000.000 (OneBillionTurkish Liras), being divided into 100.000.000.000 shares made up of 157.120 Class (A) bearer shares, 157.120 Class (B) bearer shares, 150.120 Class (C) bearer shares and 99.999.528.640 Class (D) bearer shares each with a nominal value of Kr 1 (OneKuruş).

The Board of Directors is entitled to increase the issued capital by issuing new bearer shares until the authorized capital ceiling in accordance with the provisions of the Capital Markets Law when it deems necessary between the years 2025-2029.

The issued capital has been wholly paid in. The Board of Directors may take decisions regarding the issuance of privileged shares in various groups or shares above or below their nominal value, the sale of allocated shares, limiting the shareholders' rights to acquire new shares or restricting the rights of privileged shareholders. The authorization to restrict the right to acquire new shares cannot be used in a way that causes inequality among shareholders.

Shares representing the share capital are dematerialized in accordance with the principles of dematerialization.