SİNPAŞ GAYRİMENKUL YATIRIM ORTAKLIĞI ANONİM ŞİRKETİ

INFORMATION DOCUMENT FOR THE GENERAL ASSEMBLY MEETING

1- INVITATION TO THE ORDINARY GENERAL ASSEMBLY MEETING

The Ordinary General Assembly Meeting of our Company for the fiscal year 2024 will be held on **Thursday, August 14, 2025,** at **13:00 (1:00 p.m**.) at the address *Sinpaş Plaza, Dikilitaş Mahallesi, Yenidoğan Sokak, No: 36, Beşiktaş, İstanbul*, in order to discuss and resolve the agenda items disclosed.

Pursuant to Article 415, paragraph 4 of the Turkish Commercial Code No. 6102 ("TCC"), the right to attend and vote at the General Assembly may not be conditional upon the deposit of share certificates. Accordingly, our shareholders are not required to block their shares with the Central Securities Depository (Merkezi Kayıt Kuruluşu - "MKK") in order to participate in the General Assembly.

Shareholders who will attend the meeting physically are required to present valid identification. Shareholders who wish to attend the meeting via proxy must submit a notarized proxy statement, a sample of which is provided below, to the Company headquarters prior to the meeting date or register the proxy's identification details via the Electronic General Assembly System ("e-GEM") no later than one (1) day prior to the meeting. A proxy appointed through e-GEM is not required to present a physical power of attorney and may attend the General Assembly physically or electronically. In either case, whether appointed via notary or through e-GEM, the proxy is required to present valid identification at the meeting.

In accordance with Article 1527, paragraph 4 of the TCC, shareholders may also attend the General Assembly Meeting electronically in person or through their representatives. Shareholders intending to participate in the meeting electronically must declare their preference through the e-GEM platform, provided by MKK, no later than one (1) day prior to the meeting date. In order to participate in the General Assembly or to appoint a proxy via e-GEM, shareholders must be registered with the e-MKK Information Portal and must hold a secure electronic signature. Similarly, proxies who will attend via e-GEM must also possess a secure electronic signature. Pursuant to Article 1526 of the TCC, notifications made via e-GEM on behalf of legal entity shareholders must be signed with a secure electronic signature issued in the name of the signatory authorized to represent the legal entity.

An Explanatory Information Document concerning the agenda items will be made available for our shareholders' review three weeks prior to the meeting, within the legally prescribed timeframe, at the Company's headquarters, on the corporate website at <u>www.sinpasgyo.com</u>, on the Public Disclosure Platform (KAP), and via the Electronic General Assembly System (e-GEM) of the Central Securities Depository (MKK).

Respectfully submitted to the information of our esteemed shareholders.

Sincerely,

SİNPAŞ GAYRİMENKUL YATIRIM ORTAKLIĞI A.Ş.

BOARD OF DIRECTORS

2- AGENDA OF THE ORDINARY GENERAL ASSEMBLY FOR 2024

Thursday, August 14, 2025 – 13:00

- **1.** Opening of the meeting, formation of the Chairmanship of the Meeting, and granting authorization to the Chairmanship to sign the minutes of the meeting on behalf of the General Assembly,
- 2. Reading and discussion of the Board of Directors' Annual Activity Report for the 2024 fiscal year,
- 3. Reading and discussion of the Independent Auditor's Report for the 2024 fiscal year,
- 4. Reading, discussion, and submission for approval of the Financial Statements for the 2024 fiscal year,
- **5.** Submission for approval of the revised and updated profit distribution policy, as resolved by the Board of Directors,
- **6.** Discussion and submission for approval of the Board of Directors' proposal regarding the distribution of profit,
- **7.** Submission for approval of the release of each member of the Board of Directors from liability for their activities in the 2024 fiscal year,
- **8.** Submission for approval of the change in the composition of the Board of Directors during the year pursuant to Article 363 of the Turkish Commercial Code,
- 9. Election of members of the Board of Directors and determination of their terms of office,
- 10. Determination of the remuneration for the members of the Board of Directors,
- **11.** Submission for approval of granting authorization to the members of the Board of Directors for the transactions falling within the scope of Articles 395 and 396 of the Turkish Commercial Code,
- **12.** Informing the shareholders about the donations made during the year 2024 and determination of an upper limit for donations to be made in 2025,
- **13.** Informing shareholders in accordance with Article 37 of the Communiqué on Principles Regarding Real Estate Investment Companies (III-48.1) of the Capital Markets Board,
- **14.** Informing the General Assembly regarding the transactions specified in Article 1.3.6 of the Corporate Governance Principles, which are annexed to the Communiqué on Corporate Governance (II-17.1) of the Capital Markets Board,
- **15.** Submission for approval of the amendment to Article 8 titled "Capital and Shares" of the Company's Articles of Association,
- **16.** Informing the General Assembly regarding the matters set forth in Article 12, paragraph 4 of the Communiqué on Corporate Governance (II-17.1) of the Capital Markets Board,
- **17.** Submission for approval of the Independent Audit Firm proposed by the Board of Directors for a one-year term,
- **18.** Submission for approval of the Independent Audit Firm proposed by the Board of Directors to provide limited assurance services for the declarations and sustainability reports to be prepared in accordance with the Türkiye Sustainability Reporting Standards (TSRS) for the 2024 and 2025 fiscal periods,
- **19.** Wishes and closing remarks.

3- ADDITIONAL DISCLOSURES PURSUANT TO CAPITAL MARKETS BOARD REGULATIONS

In accordance with the Corporate Governance Principle No. 1.3.1 set forth in the Capital Markets Board's Communiqué on Corporate Governance No. II-17.1, the additional disclosures required to be made with respect to the agenda items have been provided under the relevant agenda items below, while the other mandatory general disclosures are presented in this section for your information.

Name and Surname / Trade Name of the Shareholder	Share in Capital			
	Group (*)	Nominal Value (も)	Percentage (%)	
Avni Çelik	A	50.165.024,1334002	1,25	
Avni Çelik	В	293.499.709,992391	7,34	
Avni Çelik	С	1.195.180.189,71	29,88	
Avni Çelik	Total	1.538.844.923,84	38,47	
Ahmet Çelik	В	45.148.521,7120602	1,13	
Ahmet Çelik	С	56.766.952,493409	1,42	
Ahmet Çelik	Total	101.915.474,21	2,55	
Sinpaş Gayrimenkul Yatırım Ortaklığı A.Ş.	С	5.333.335,96	0,13	
Arı Finansal Kiralama A.Ş.	С	398.375.145,813865	9,96	
Güney İstanbul Gayrimenkul Yatırım ve İşletme A.Ş.	С	196.855.000	4,92	
Şenay Çelik	С	62.068.387,3947494	1,55	
Ayşe Sibel Çelik	С	8.034.709,83201071	0,20	
Others (Free Float)	С	1.688.573.022,96	42,21	
Total		4.000.000.000	100	

3.1. SHAREHOLDER STRUCTURE OF SİNPAŞ GAYRİMENKUL YATIRIM ORTAKLIĞI A. Ş.

(*) Each share entitles its holder to one vote at the General Assembly of the Company.

(*) Group A shares grant the privilege to nominate four candidates for the Board of Directors.

(*) Group B shares grant the privilege to nominate two independent candidates for the Board of Directors.

(*) Group C shares do not carry any privileges.

3.2 Information regarding any changes in the management or operations of the Company and its material subsidiaries and affiliates that occurred in the previous fiscal period or are planned for future periods, which may significantly affect the Company's business activities, as well as the reasons for such changes.

There have been no changes in the management or operations of the Company and its subsidiaries during the 2024 fiscal year, nor are there any such changes planned for upcoming periods, that would significantly affect the Company's business activities.

3.3 In the event that the agenda of the General Assembly meeting includes the dismissal, replacement, or election of members of the Board of Directors, information shall be provided regarding the reasons for such dismissal or replacement, as well as the following details concerning individuals whose candidacies for Board membership have been submitted to the Company: their résumés, positions held over the past ten years and reasons for leaving those positions, the nature and materiality of their relationship with the Company and its related parties, whether they qualify as independent board members, and any other matters that may have an impact on the Company's activities should they be elected as members of the Board of Directors.

Pursuant to the report and recommendation issued by the Corporate Governance Committee, and due to the expiration of the terms of office of our Independent Board Members, Mr. Bekir Uzun and Mr. Osman Nuri inceöz, the independence declarations and résumés of Mr. Erman Çete and Mr. Kamil Özkan, who have been nominated as

candidates for Independent Board Membership to be submitted for the approval of our shareholders, as well as the Corporate Governance Committee's report, have been reviewed by the Capital Markets Board within the framework of **Article 4.3.6 of the Corporate Governance Principles annexed to the Communiqué on Corporate Governance No. II-17.1.**

In this context, at its meeting dated 25 June 2025 and numbered 36/1130, the Capital Markets Board resolved not to express any negative opinion regarding the aforementioned candidates, and this decision and related notification were communicated to our Company on **26 June 2025.** Accordingly, pursuant to Article **363** of the Turkish Commercial Code, our Company's resolution regarding the appointment of Mr. **Kamil Özkan** and Mr. **Erman Çete** as Independent Board Members, in replacement of Mr. Bekir Uzun and Mr. Osman Nuri İnceöz, subject to the approval of the General Assembly, was registered and announced in the Turkish Trade Registry Gazette dated **16 July 2025** and numbered 11372.

The résumés and independence declarations of the Independent Board Member candidates are attached hereto for the information of our shareholders.

3.4 Information regarding the requests submitted in writing by the Company's shareholders to the Investor Relations Department for the inclusion of items on the General Assembly agenda.

No such requests have been received by our Company.

3.5 In the event that the agenda includes an amendment to the Articles of Association, the relevant Board of Directors resolution along with the former and revised versions of the amended articles.

At its meeting dated April 18, 2025 (Resolution No. 2025/06), our Board of Directors resolved the following:

Since the validity period of our Company's registered capital ceiling expired at the end of 2024, and taking into account both the inflationary impact over the years, which has rendered the current ceiling insufficient in amount, as well as the increase in funds available to be added to the capital and the growth potential of our Company, it has been resolved:

That the registered capital ceiling of the Company be increased from TRY 4,000,000,000 (four billion Turkish Lira) to **TRY 20,000,000** (twenty billion Turkish Lira) and that the validity period of the registered capital ceiling authorization be extended for a further 5 (five) years to cover the years **2025–2029**;

That, in accordance with Article 5, paragraph 4 of the Communiqué on the Registered Capital System No. II-18.1 of the Capital Markets Board, **Article 8** of the Company's Articles of Association, titled **"Capital and Shares"**, be amended as attached to reflect the increased registered capital ceiling;

That the necessary applications be made and approvals obtained from the Capital Markets Board, Borsa İstanbul A.Ş., Central Registry Agency (MKK), the Ministry of Trade of the Republic of Türkiye, and any other relevant public institutions and organizations to carry out the procedures regarding the registered capital ceiling increase, and that the Company's General Directorate be authorized to carry out all required procedures for the execution and completion of these transactions;

That following the receipt of the necessary approvals from the Capital Markets Board and the Ministry of Trade, the proposed amendment to the Articles of Association be submitted for the approval of the shareholders at the first upcoming General Assembly meeting and become effective upon its registration with the trade registry.

The application submitted to the Capital Markets Board regarding the amendment to **Article 8** of our Articles of Association titled **"Capital and Shares"**, in order to increase our registered capital ceiling from TRY 4,000,000,000, which was effective for the years 2020–2024, to **TRY 20,000,000** for the years **2025–2029**, has been approved by the Board.

The proposed amendment to the Articles of Association will be submitted for the approval of the shareholders at the General Assembly meeting. If approved, the amendment will be registered with the trade registry and enter into force accordingly.

4- POWER OF ATTORNEY

I appoint, who has been introduced below in detail, as my proxy to be authorized to represent me, to vote, to make proposals and to sign the required documents, in line with the views I have stated below, at the Ordinary General Assembly Meeting 2024 of Sinpaş Gayrimenkul Yatırım Ortaklığı A.Ş. to be held on **Thursday, August 14, 2025**, at the address of Dikilitaş Mahallesi, Yenidoğan Sokak, No: 36 Sinpaş Plaza, Beşiktaş, Istanbul.

Of the Proxy (*);

Name & Surname / Trade Name:

T.R. ID No/Tax No, Trade Registry and Number and CRS number:

(*) For proxies of foreign nationality, it is obligatory to submit the equivalents, if any, of the aforementioned information.

A-) SCOPE OF AUTHORITY TO REPRESENT

For the sections 1 and 2 given below, one of the options, (a), (b) or (c), should be chosen to determine the scope of the representation authority.

1. About the Matters in the Agenda of the General Assembly;

- **a.** The proxy is authorized to vote in line with his/her own opinion.
- **b.** The proxy is authorized to vote in line with the suggestions of the partnership management.
- **c.** The proxy is authorized to vote in accordance with the instructions given in the table below.

Instructions:

In case the option (c) is chosen by the shareholder, instructions specific to the agenda item are given by marking one of the options (accept or reject) opposite the relevant general assembly agenda item, and by stating the dissenting opinion, if any, that is requested to be written in the minutes of the general assembly if the reject option is selected.

	Agenda Items (*), (**)	Accept	Reject	Dissenting Opinion
1.	Opening of the meeting, formation of the Chairmanship of the Meeting, and granting authorization to the Chairmanship to sign the minutes of the meeting on behalf of the General Assembly,			
2.	Reading and discussion of the Board of Directors' Annual Activity Report for the 2024 fiscal year,			
3.	Reading and discussion of the Independent Auditor's Report for the 2024 fiscal year,			
4.	Reading, discussion, and submission for approval of the Financial Statements for the 2024 fiscal year,			
5.	Submission for approval of the revised and updated profit distribution policy, as resolved by the Board of Directors,			

6.	Discussion and submission for approval of the Board of Directors' proposal regarding the distribution of profit,		
7.	Submission for approval of the release of each member of the Board of Directors from liability for their activities in the 2024 fiscal year,	 	
8.	Submission for approval of the change in the composition of the Board of Directors during the year pursuant to Article 363 of the Turkish Commercial Code,		
9.	Election of members of the Board of Directors and determination of their terms of office,		
10.	Determination of the remuneration for the members of the Board of Directors,		
11.	Submission for approval of granting authorization to the members of the Board of Directors for the transactions falling within the scope of Articles 395 and 396 of the Turkish Commercial Code,		
12.	Informing the shareholders about the donations made during the year 2024 and determination of an upper limit for donations to be made in 2025,		
13.	Informing shareholders in accordance with Article 37 of the Communiqué on Principles Regarding Real Estate Investment Companies (III-48.1) of the Capital Markets Board,		
14.	Informing the General Assembly regarding the transactions specified in Article 1.3.6 of the Corporate Governance Principles, which are annexed to the Communiqué on Corporate Governance (II-17.1) of the Capital Markets Board,		
15.	Submission for approval of the amendment to Article 8 titled "Capital and Shares" of the Company's Articles of Association,		
16.	Informing the General Assembly regarding the matters set forth in Article 12, paragraph 4 of the Communiqué on Corporate Governance (II-17.1) of the Capital Markets Board,		
17.	Submission for approval of the Independent Audit Firm proposed by the Board of Directors for a one-year term,		
18.	Submission for approval of the Independent Audit Firm proposed by the Board of Directors to provide limited assurance services for the declarations and sustainability reports to be prepared in accordance with the Türkiye Sustainability Reporting Standards (TSRS) for the 2024 and 2025 fiscal periods,		
19	Wishes and closing remarks.		

(*) Matters included in the agenda of the General Assembly are listed one by one. If the minority has a separate draft resolution, this is also indicated separately for voting by proxy.

(**) Voting is not done on information items.

- 2. Special instruction on other issues that may arise at the General Assembly meeting and especially on the use of minority rights:
 - **a.** The proxy is authorized to vote in line with his/her own opinion.
 - **b.** The proxy is not authorized to represent in these matters.
 - c. The proxy is authorized to vote in accordance with the following special instructions.

SPECIAL INSTRUCTIONS; Special instructions, if any, to be given by the shareholder to the proxy are specified here.

B-) The shareholder chooses one of the options below and specifies the shares he/she wants the proxy to represent.

- 1. I approve the representation of my shares detailed below by the proxy.
- a) Disposition and series: *
- b) Number/Group: **
- c) Quantity-Nominal value:
- **ç)** Whether there is a voting privilege:
- d) Whether it is a bearer share/registered share: *
- e) Ratio of shareholder's total shares/voting rights:
 - * This information is not requested for the dematerialized shares.
 - ** For the dematerialized shares, information about the group, if any, will be given instead of the number.
- 2. I approve the representation by the proxy of all of my shares in the list of shareholders who can attend the general assembly prepared by CRA the day before the general assembly day.

NAME SURNAME or TITLE OF THE SHAREHOLDER (*)

T.R. ID No / Tax No, Trade Registry and Number and CRS number:

Address:

(*) For proxies of foreign nationality, it is obligatory to submit the equivalents, if any, of the aforementioned information.

SIGNATURE

5- EXPLANATORY NOTES ON THE AGENDA ITEMS OF THE GENERAL ASSEMBLY MEETING

1. Opening of the meeting, formation of the Chairmanship of the Meeting, and granting authorization to the Chairmanship to sign the minutes of the meeting on behalf of the General Assembly,

The meeting will be opened, and elections will be held for the Chairmanship of the Meeting, the Minutes Clerk, and the Vote Collector. The authorization of the Chairmanship to sign the meeting minutes will be submitted for approval.

2. Reading and discussion of the Board of Directors' Annual Activity Report for the 2024 fiscal year,

The Annual Report for the year **2024** was published on **March 12, 2025**, on the Public Disclosure Platform at <u>www.kap.gov.tr</u> and on the Company's website at <u>https://sinpasgyo.com</u>. It has been made available for the review of our shareholders through these platforms. The report will be read and discussed during the General Assembly meeting.

3. Reading and discussion of the Independent Auditor's Report for the 2024 fiscal year,

The independent audit reports for the year ended 2024 were published on **March 12, 2025**, on the Public Disclosure Platform at <u>www.kap.gov.tr</u> and on the Company's website at <u>https://sinpasgyo.com</u>. They have been made available for the review of our shareholders through these platforms. The reports will be read and discussed during the General Assembly meeting.

4. Reading, discussion, and submission for approval of the Financial Statements for the 2024 fiscal year,

The financial statements for the year ended 2024 were disclosed **on March 12,** 2025, via the Public Disclosure Platform (<u>www.kap.gov.tr</u>) and the Company's corporate website (<u>https://sinpasgyo.com</u>), and have been made available for the examination of shareholders through these platforms. The financial statements will be read, discussed, and submitted for approval at the General Assembly meeting.

5. Submission for approval of the revised and updated profit distribution policy, as resolved by the Board of Directors,

On March 12, 2025, the Board of Directors resolved to revise the Company's existing Dividend Distribution Policy for the year 2024, in order to ensure compliance with the recent legal and regulatory changes. The updated Dividend Distribution Policy has been submitted as an annex for the approval of the General Assembly and has also been published on the Investor Relations section of the Company's corporate website.

6. Discussion and submission for approval of the Board of Directors' proposal regarding the distribution of profit,

The Board of Directors' proposal regarding the distribution of profit for the 2024 fiscal year was disclosed on **July 20, 2025**, via the Public Disclosure Platform at <u>www.kap.gov.tr</u>. The proposal of the Board of Directors will be discussed and resolved during the General Assembly meeting.

7. Submission for approval of the release of each member of the Board of Directors from liability for their activities in the 2024 fiscal year,

The release of each member of the Board of Directors from liability for their activities in the 2024 fiscal year will be submitted to the approval of the General Assembly, separately for each member.

8. Submission for approval of the change in the composition of the Board of Directors during the year pursuant to Article 363 of the Turkish Commercial Code,

Pursuant to Article 363 of the Turkish Commercial Code, the resolution regarding the appointment of Mr. Kamil Özkan and Mr. Erman Çete as Independent Board Members, to replace our current Independent Board Members Mr. Bekir Uzun and Mr. Osman Nuri İnceöz, subject to the approval of the General Assembly, was registered and announced in the Turkish Trade Registry Gazette dated July 16, 2025, and numbered 11372.

9. Election of members of the Board of Directors and determination of their terms of office,

The election of the following individuals as members of the Board of Directors will be carried out, and their terms of office will be determined: Dr. Avni Çelik, Mr. Ahmet Çelik, Ms. Seba Gacemer, Mr. Dursun Yaşar Çamurali, Mr. Kamil Özkan, and Mr. Erman Çete.

10. Determination of the remuneration for the members of the Board of Directors,

The remuneration of the members of the Board of Directors will be determined.

11. Submission for approval of granting authorization to the members of the Board of Directors for the transactions falling within the scope of Articles 395 and 396 of the Turkish Commercial Code,

In accordance with Articles 395 and 396 of the Turkish Commercial Code, the General Assembly will be requested to grant authorization for the members of the Board of Directors to carry out, on their own behalf or on behalf of third parties, transactions falling within the Company's scope of activity, and to become shareholders in companies engaged in similar business activities.

Articles 395 and 396 of the Turkish Commercial Code are as follows:

VI – Prohibition of Transactions with the Company and Borrowing from the Company ARTICLE 395:

(1) A member of the board of directors cannot engage in any transactions with the company, personally or on behalf of someone else, without the approval of the general assembly; otherwise, the company may claim that the transaction is invalid. The other party cannot make such a claim.

(2) (Amended: 26/6/2012-6335/17 art.) Non-shareholding members of the board of directors and their relatives specified in article 393 cannot borrow cash from the company. The company cannot provide surety, guarantee, or security for these individuals, assume liability, or take over their debts. Otherwise, creditors of the company may directly pursue these individuals for the amount borrowed from the company, in the same amount as the company's liability.

(3) Provided that the provision of article 202 remains reserved, companies within a corporate group may provide surety and guarantee for each other.

(4) The special provisions of the Banking Law are reserved.

VII – Prohibition of Competition ARTICLE 396:

(1) A member of the board of directors cannot engage in any commercial transactions covered by the company's business scope, either on their own behalf or on behalf of someone else, without the approval of the general assembly. The company may demand compensation or, instead of compensation, may consider the transaction as conducted on behalf of the company and claim the benefits arising from contracts made for third parties for the company.

(2) The selection of these rights is up to the other members of the board of directors, not including the member in breach of the first paragraph.

(3) These rights expire within three months from the date the other members learn of the commercial transactions or the board member's entry into another company, and in any case, within one year from the occurrence of these events.
 (4) Provisions related to the liabilities of board members remain reserved.

Permission for the above-mentioned activities will be submitted for approval by the General Assembly.

12. Informing the shareholders about the donations made during the year 2024 and determination of an upper limit for donations to be made in 2025,

Information regarding the total amount of donations made in 2024 will be presented to the shareholders at the General Assembly. The upper limit for donations to be made in 2025 will be determined by the General Assembly.

13. Informing shareholders in accordance with Article 37 of the Communiqué on Principles Regarding Real Estate Investment Companies (III-48.1) of the Capital Markets Board,

Pursuant to Article 37, paragraph 1 of the Communiqué on Principles Regarding Real Estate Investment Companies (III-48.1) issued by the Capital Markets Board, the following provision applies:

"Transactions such as the acquisition, sale, leasing and similar dealings concerning real estates, real estate projects, real estate-based rights, and infrastructure investments and services that are or are intended to be included in the portfolio of the company shall be carried out based on the appraised values. In acquisition transactions conducted by taking into consideration current market or payment conditions, if the transaction value exceeds the appraised value, or in sale and leasing transactions, if the transaction value is below 95% of the appraised value, such cases must be disclosed to the public in accordance with the Capital Markets Board's regulations on public disclosure of material events and included on the agenda of the first General Assembly meeting to inform shareholders."

Within the scope of this provision, the General Assembly will be informed accordingly.

14. Informing the General Assembly regarding the transactions specified in Article 1.3.6 of the Corporate Governance Principles, which are annexed to the Communiqué on Corporate Governance (II-17.1) of the Capital Markets Board,

Corporate Governance Principle 1.3.6 is as follows:

"In the event that shareholders who hold management control, members of the board of directors, executives with administrative responsibilities, or their spouses and relatives by blood or marriage up to the second degree, perform a significant transaction that may cause a conflict of interest with the partnership or its subsidiaries, and/or conduct a commercial transaction falling within the scope of activity of the partnership or its subsidiaries, on their own behalf or on behalf of another person, or become an unlimited liability partner in another company engaged in the same type of commercial business, such transactions must be included as a separate agenda item in the general assembly meeting to provide detailed information, and must be recorded in the minutes of the general assembly."

Information regarding the transactions falling within the scope described above will be presented to the General Assembly.

15. Submission for approval of the amendment to Article 8 titled "Capital and Shares" of the Company's Articles of Association,

Our application to the Capital Markets Board regarding the proposed amendment to **Article 8** of our Articles of Association, titled **"Capital and Shares,"** in order to increase the Company's current registered capital ceiling of TRY 4,000,000,000—valid for the years 2020–2024—to **TRY 20,000,000,000** for the years **2025–2029**, has been approved by the Board. The proposed amendment to the Articles of Association will be submitted for the approval of the shareholders at the General Assembly meeting, and if approved, it will be registered with the trade registry and enter into force. In accordance with the draft amendment prepared for the revision of **Article 8**, titled **"Capital and Shares,"** of our Company's Articles of Association, both the current and proposed versions of the relevant article are presented in the annex for the information of the public and our shareholders.

16. Informing the General Assembly regarding the matters set forth in Article 12, paragraph 4 of the Communiqué on Corporate Governance (II-17.1) of the Capital Markets Board,

Pursuant to **Article 12**, **paragraph 4** of the Capital Markets Board's Communiqué on Corporate Governance No. **II-17.1**, information will be provided to the General Assembly regarding guarantees, pledges, mortgages, and sureties granted in favor of third parties, as well as the income or benefits derived therefrom. This disclosure will be made within the scope of Article 12 of the aforementioned Communiqué titled "Guarantees, Pledges, Mortgages and Sureties," based on **Note 14** to the financial statements for the year 2024, which were prepared in accordance with the provisions of the Communiqué on Principles of Financial Reporting in Capital Markets (No. II-14.1) and audited by Arsen Bağımsız Denetim Hizmetleri A.Ş.

17. Submission for approval of the Independent Audit Firm proposed by the Board of Directors for a oneyear term,

The independent audit firm proposed by the Board of Directors for the year 2025 will be submitted to the approval of the General Assembly.

18. Submission for approval of the Independent Audit Firm proposed by the Board of Directors to provide limited assurance services for the declarations and sustainability reports to be prepared in accordance with the Türkiye Sustainability Reporting Standards (TSRS) for the 2024 and 2025 fiscal periods,

25 Haziran 2025 ve 2025-43 sayı ile Kamu Gözetimi Kurumu tarafından yayınlanan duyuru uyarınca; "Sürdürülebilirlik raporlamasının hem uluslararası düzeyde hem de ülkemizde yeni bir uygulama olması, konuya ilişkin mevzuatın sürekli gelişmesi ve kapsam dahilindeki işletmelerin ilk kez raporlama yapacak olmaları dikkate alındığında; zorunlu raporlamaya geçişin kolaylaştırılması amacıyla, <u>2024 ve 2025 yıllarına ilişkin TSRS uyumlu</u> <u>sürdürülebilirlik raporlarının güvence denetimini üstlenecek denetçilerin, müteakip ilk olağan genel kurulda</u> onaya sunulmak üzere yönetim kurulu tarafından seçilmesi, 2024 faaliyet dönemine ilişkin sürdürülebilirlik raporunun da <u>2025 faaliyet dönemine ilişkin olağan genel kurula sunulması</u> uygun görülmüştür."

Pursuant to the announcement published by the Public Oversight Authority (KGK) dated June 25, 2025 and numbered 2025-43: "Considering that sustainability reporting is a newly introduced practice both internationally and in Türkiye, that the relevant legislation is continuously evolving, and that the entities within the scope will be reporting for the first time, it has been deemed appropriate — in order to facilitate the transition to mandatory reporting — for the sustainability assurance engagements regarding the TSRS-aligned sustainability reports for the years 2024 and 2025 to be undertaken by auditors appointed by the Board of Directors and submitted for approval at the subsequent first ordinary general assembly meeting. Furthermore, the sustainability report for the 2024 reporting period may be presented to the shareholders at the ordinary general assembly meeting for the 2025 reporting period."

19. Wishes and closing remarks.

Wishes and suggestions will be discussed.

SİNPAŞ GAYRİMENKUL YATIRIM ORTAKLIĞI A.Ş. Dividend Distribution Table for the Period 01.01.2024 – 31.12.2024 (TRY)

:	SİNPAŞ GAYRİMENKUL YATIRIM ORTAKLIĞI A.Ş. 01.01.2024 / 31.12.2024	Period Dividend Pay	ment Table (TRY)
1. Pa	id-In / Issued Capital		4.000.000.000,00
2. То	tal Legal Reserves (According to Legal Records)		1.023.503.660,08
Infor	There is no profit distribution privilege		
		Based on CMB Regulations	Based on Legal Records
3.	Current Period Profit / Loss (-)	5.233.125.499,00	365.096.983,23
4.	Taxes Payable (-)	0,00	0,00
5.	Net Current Period Profit / Loss (-) (=)	5.233.125.499,00	365.096.983,23
6.	Losses in Provious Years (-)	0,00	0,00
7.	Primary Legal Reserve (-)	(18.254.849,16)	(18.254.849,16)
8.	NET DISTRIBUTABLE CURRENT PERIOD PROFIT / LOSS (=)	5.214.870.649,84	346.842.134,07
9.	Donations Made During The Year (+)	21.930.940,12	
10.	Donation-Added Net Distributable Current Period Profit / Loss (-) on wich First Dividend is Calculated	5.236.801.589,96	
11.	First Dividend to Shareholders	0,00	
	- Cash	0,00	
	- Stock	0,00	
	- Total	0,00	
12.	Dividend Distributed to Owners of Privileged Shares	0,00	
13.	Other Dividend Distributed: - To the Members of the Board of Directors - To the Employees - To Persons Other than Shareholders	0,00	
14.	Dividend to Owners of Redeemed Shares	0,00	
15.	Second Dividens to Shareholders	0,00	
16.	General Legal Reserves	0,00	0,00
17.	Statutory Reserves	0,00	
18.	Special Reserves	0,00	
19.	EXTRAORDIANRY RESERVES	5.214.870.649,84	346.842.134,07
20.	Other Distributable Resources	0,00	0,00
L			

DIVIDEND RATE TABLE EXPLANATIONS OF SINPAŞ GAYRIMENKUL YATIRIM ORTAKLIĞI A.Ş. IN YEAR 2024

	SHARE GROUP	TOTAL DIVIDEND AMOUNT		TOTAL DIVIDEND AMOUNT/ NET DISTRIBUTABLE CURRENT PERIOD PROFIT		RESPONDING TO OMINAL VALUE OF 1 TL
		CASH (TL)	STOCK (TL)	RATE (%)	AMOUNT (TL)	RATE (%)
	Α	0,00	0,00	0,00%	0,00	0,0%
NET	В	0,00	0,00	0,00%	0,00	0,0%
	С	0,00	0,00	0,00%	0,00	0,0%
	TOTAL	0,00	0,00	0,00%	0,00	0,00%

AMENDMENT DRAFT TO THE ARTICLES OF ASSOCIATION OF SINPAŞ GYO A.Ş.

CURRENT VERSION CAPITAL AND SHARES – Article 8 The registered capital of the Company is TRY 4,000,000,000. This capital	AMENDED VERSION CAPITAL AND SHARES – Article 8
In registered capital of the Company is TRT 4,000,000,000, this capital is divided into 4,000,000,000 shares, each with a nominal value of TRY 1. The registered capital ceiling permission granted by the Capital Markets Board is valid for the years 2020–2024 (5 years). Even if the authorized registered capital ceiling is not reached by the end of 2024, in order for the Board of Directors to resolve a capital increase after 2024, it is mandatory to obtain authorization from the General Assembly for a new period, by obtaining approval from the Capital Markets Board for either the previously authorized ceiling or a new ceiling amount. If such authorization is not obtained, the Board of Directors cannot increase the capital by its resolution. The issued capital of the Company is TRY 4,000,000,000, fully paid-in, and is divided into 4,000,000,000 shares, each with a nominal value of TRY 1. Of the issued capital, TRY 64,746,093.25 was initially paid in kind, TRY 535,253,906.07 in cash, TRY 3,126,806,568.68 from retained earnings, and TRY 508,555,610 was paid in kind through the acquisition	The registered capital of the Company is TRY 20,000,000,000. This capital is divided into 20,000,000,000 shares, each with a nominal value of TRY 1. The registered capital ceiling permission granted by the Capital Markets Board is valid for the years 2025–2029 (5 years). Even if the authorized registered capital ceiling is not reached by the end of 2029, in order for the Board of Directors to resolve a capital increase after 2029, it is mandatory to obtain authorization from the General Assembly for a new period, by obtaining approval from the Capital Markets Board for either the previously authorized ceiling or a new ceiling amount. If such authorization is not obtained, the Board of Directors cannot increase the capital by its resolution. The issued capital of the Company is TRY 4,000,000,000, fully paid-in, and is divided into 4,000,000,000 shares, each with a nominal value of TRY 1. Of the issued capital, TRY 64,746,093.25 was initially paid in kind, TRY 535,253,906.07 was paid in cash, TRY 3,126,806,568.68 was paid from retained earnings, and TRY 508,555,610 was paid in kind through
of certain assets and liabilities owned by the demerged Sinpaş Yapı Endüstrisi ve Ticaret A.Ş. In addition, treasury shares acquired by the Company with a nominal value of TRY 235,362,178 have been cancelled.	the acquisition of certain assets and liabilities owned by the demerged Sinpaş Yapı Endüstrisi ve Ticaret A.Ş. In addition, treasury shares acquired by the Company with a nominal value of TRY 235,362,178 have been cancelled.
The share classes representing the issued capital are as follows: Group A shares, registered, 50,165,025 shares corresponding to TRY 50,165,025; Group B shares, registered, 338,648,234; and Group C shares, bearer, 3,611,186,741 shares corresponding to TRY 3,611,186,741. Group A and Group B shares are registered shares. The transfer of registered shares cannot be restricted. Group C shares are bearer shares. Group A and Group B shares have the privilege to nominate candidates for the election of members of the Board of Directors. Four members of the Board of Directors shall be elected by the General Assembly from among the candidates nominated by the majority of Group A shareholders. Two members of the Board of Directors shall be elected by the General Assembly from among the candidates nominated by the majority of Group A shareholders. Two members of the Board of Directors shall be elected by the General Assembly from among the candidates nominated by the majority of Group A shareholders. Two members of the Board of Directors shall be elected by the General Assembly from among the candidates nominated by the majority of Group C shares do not carry any privileges. Within one year following the registration of the amendments to the Articles of Association regarding the Company's conversion into a real estate investment company, 49% of the issued capital of the Company has been offered to the public. Between the years 2020 and 2024, the Board of Directors is authorized, in accordance with the provisions of the Capital Markets Law and the regulations of the Capital markets legislation. The authority to restrict pre-emptive rights, as well as to issue shares with privileges or at a premium or discount, within the framework of the capital markets legislation. The authority to restrict pre-emptive rights, cannot be exercised in a manner that would result in inequality among shareholders' pre-emptive rights, all newly issued shares shall be Group C shares and bearer shares. In capital increases, Group A shares shall	The share classes representing the issued capital are as follows: Group A shares, registered, 50,165,025 shares corresponding to TRY 50,165,025; Group B shares, registered, 338,648,234; and Group C shares, bearer, 3,611,186,741 shares corresponding to TRY 3,611,186,741. Group A and Group B shares are registered shares. The transfer of registered shares cannot be restricted. Group C shares are bearer shares. Group A and Group B shares have the privilege to nominate candidates for the election of members of the Board of Directors. Four members of the Board of Directors shall be elected by the General Assembly from among the candidates nominated by the majority of Group A shareholders. Two members of the Board of Directors shall be elected by the General Assembly from among the candidates nominated by the majority of Group A shareholders. Two members of the Board of Directors shall be elected by the General Assembly from among the candidates nominated by the majority of Group C shares do not carry any privileges. Within one year following the registration of the amendments to the Articles of Association regarding the Company's conversion into a real estate investment company, 49% of the issued capital of the Company has been offered to the public. Between the years 2025 and 2029, the Board of Directors is authorized, in accordance with the provisions of the Capital Markets Law and the regulations of the Capital markets legislation. The authority to restrict pre-emptive rights, anell as to issue shares with privileges or at a premium or discount, within the framework of the capital markets legislation. The authority to restrict pre-emptive rights, and to decide on the restriction of shareholders' pre-emptive rights, all newly issued shares shall be froup C shares and bearer shares. In capital increases, Group A shares shall be issued in exchange for Group A shares, def Group C shares and bearer shares. In capital increases, contributions in kind may be made. A decision on a capital increase through contributions in

DECLARATIONS OF INDEPENDENCE OF INDEPENDENT MEMBER CANDIDATES DECLERATION OF INDEPENDENCY

I hereby declare that I am a candidate to serve as an "independent member" within the Board of Directors of Sinpaş Gayrimenkul Yatırım Ortaklığı Anonim Şirketi (the "Company") in accordance with the criteria set forth in the legislation, the articles of association, and Article 4.3.6. of the Annex to the Corporate Governance Communiqué No. II-17.1 issued by the Capital Markets Board. In that regard I also confirm that;

- ✓ I am not bankrupt, have not declared concordat, and there is no decision to postpone bankruptcy against me.
- I am not one of the persons responsible for incidents that necessitated the revocation of one of the activity permits by the Board.
- ✓ I have not been convicted of any offenses stipulated in the Capital Markets Law.
- ✓ No liquidation decision has been rendered against myself or the entities of which I am a partner, in accordance with the Decree Law No. 35 on Transactions of Bankers in Financial Difficulty dated January 14, 1982, and its annexes.
- Although the periods specified in Article 53 of the Turkish Penal Code No. 5237 dated September 26, 2004, have elapsed, I have not been sentenced to imprisonment for five years or more for an intentional crime, nor have I been convicted of crimes against the security of the state, crimes against the constitutional order and its functioning, embezzlement, extortion, bribery, theft, fraud, forgery, abuse of trust, fraudulent bankruptcy, rigging of a tender, rigging of the fulfillment of an obligation, hindering the functioning of the information system, destruction or alteration of data, misuse of bank or credit cards, laundering of assets derived from crime, smuggling, tax evasion, or unjust enrichment.
- ✓ I do not have any overdue tax liabilities.
- I have not been convicted of crimes regulated under the Law No. 6415 on the Prevention of Financing of Terrorism dated February 7, 2013.
- ✓ I am not subject to a trading prohibition pursuant to the first paragraph (a) of Article 101 of the Capital Markets Law.

Additionally,

- ✓ There has been no employment relationship, where I or my spouse and relatives up to the second degree of consanguinity and affinity, have held significant managerial positions with important duties and responsibilities, with the Company, the partnerships in which the Company has management control or significant influence, or the shareholders who have management control over the Company or significant influence, and the legal entities in which these shareholders have management control, within the last five years. Furthermore, I do not hold or have not held alone or together with others more than 5% of the capital or voting rights or privileged shares, or have had significant commercial relations.
- ✓ Within the last five years, I have not been a partner (with a share of 5% or more), an employee in a significant managerial position with important duties and responsibilities, or a member of the board of directors, in any company from which the Company has significantly purchased or sold products or services (particularly including the Company's auditing, rating, and consultancy firms) under agreements made during the periods of such purchases or sales.
- I have the professional education, knowledge, and experience to duly perform the duties that I will undertake as an independent board member.
- Provided that it complies with the legislation to which they are subject, I will not work full-time in public institutions and
 organizations after being elected as a member, except for university teaching.
- ✓ According to the Income Tax Law No. 193 dated December 31, 1960, I am considered a resident of Turkey.
- I possess strong ethical standards, professional reputation, and experience that will allow me to make positive contributions to the Company's activities, maintain my impartiality in conflicts of interest between the Company and shareholders, and freely decide by considering the rights of stakeholders.
- I can allocate time to the Company's affairs to follow the conduct of Company activities and fulfill the requirements of the duties I undertake.
- I have not been a board member for more than six years within the last ten years at the Company.
- I do not serve as an independent board member in more than three companies where the Company or the shareholders holding the management control of the Company have management control and in more than five companies in total that are traded on the stock exchange.
- \checkmark I have not been registered and announced on behalf of a legal entity elected as a board member.

Kamil Özkan

(originals signed)

DECLARATIONS OF INDEPENDENCE OF INDEPENDENT MEMBER CANDIDATES DECLERATION OF INDEPENDENCY

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- ✓ I am not bankrupt, have not declared concordat, and there is no decision to postpone bankruptcy against me.
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- ✓ No liquidation decision has been rendered against myself or the entities of which I am a partner, in accordance with the Decree Law No. 35 on Transactions of Bankers in Financial Difficulty dated January 14, 1982, and its annexes.
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Additionally,

- ✓ There has been no employment relationship, where I or my spouse and relatives up to the second degree of consanguinity and affinity, have held significant managerial positions with important duties and responsibilities, with the Company, the partnerships in which the Company has management control or significant influence, or the shareholders who have management control over the Company or significant influence, and the legal entities in which these shareholders have management control, within the last five years. Furthermore, I do not hold or have not held alone or together with others more than 5% of the capital or voting rights or privileged shares, or have had significant commercial relations.
- ✓ Within the last five years, I have not been a partner (with a share of 5% or more), an employee in a significant managerial position with important duties and responsibilities, or a member of the board of directors, in any company from which the Company has significantly purchased or sold products or services (particularly including the Company's auditing, rating, and consultancy firms) under agreements made during the periods of such purchases or sales.
- I have the professional education, knowledge, and experience to duly perform the duties that I will undertake as an independent board member.
- Provided that it complies with the legislation to which they are subject, I will not work full-time in public institutions and organizations after being elected as a member, except for university teaching.
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- \checkmark I have not been registered and announced on behalf of a legal entity elected as a board member.

Erman Çete

(originals signed)

Curricula Vitae of the Members of the Board of Directors

Dr. Avni Çelik – Chairman of the Board

Born in 1950 in Çorum, Dr. Avni Çelik graduated from Ankara State Academy of Engineering and Architecture, Department of Civil Engineering. Having been active in business life since his university years, he co-founded Sinpaş Yapı Endüstrisi A.Ş. in 1974. In addition to the housing sector, Dr. Çelik has invested in the industrial, services, finance, and energy sectors. With nearly half a century of experience, he currently serves as the Chairman of the Board of Sinpaş Holding, a prominent Turkish conglomerate operating across 6 sectors with 52 companies and over 2,000 employees. Dr. Çelik is also the President of the High Advisory Council of GYODER, a Member of the Assembly of the Istanbul Chamber of Commerce, and a Member of the Board of Trustees at Istanbul Commerce University. He holds board and trustee positions in numerous professional associations and foundations.

Ahmet Çelik – Vice Chairman of the Board

Born in 1962 in Alaca, Çorum, Ahmet Çelik graduated from Gazi University, Faculty of Economics and Administrative Sciences, Department of Public Administration in 1988. He began his career at Sinpaş Yapı A.Ş. in 1987, working in the accounting department. Between 1992 and 2001, he served as Purchasing Manager and Deputy General Manager. From 2001 to 2007, he held the position of Deputy General Manager and simultaneously served on the boards of various group companies. In 2007, he was appointed General Manager of Sinpaş Yapı A.Ş., and since 2013, he has been serving as Vice Chairman of the Board across Group Companies. He has also been a Member of the Assembly of the Istanbul Chamber of Commerce since 2009 and has held roles such as Chairman and Member of the Soil Sector Committee, Member of the Construction Specialized Committee, and Chairman of the Board of Boğaziçi Foundation. He is currently the Chairman of the Alaca Education and Culture Foundation and Vice President of KONUTDER. He is a congress member of Fenerbahçe Sports Club.

Seba Gacemer – Member of the Board

A graduate of Anadolu University, Faculty of Business Administration, Seba Gacemer began her career in the IT sector after completing the "Apple Business School" Sales Specialist Program at Bilkom A.Ş., the Turkish representative of Apple Computer. She participated in the introduction and sales activities of CAD software in Turkey. Transitioning to the real estate sector to further her expertise in sales and marketing, she played key roles in the concept development, marketing, sales, and post-sales processes of numerous Sinpaş projects. In 2007, she became Assistant General Manager of Sales and Marketing at Sinpaş GYO and took part in the company's IPO efforts. In 2011, she was appointed General Manager of Eviya Gayrimenkul Geliştirme ve Yatırım A.Ş. under Sinpaş, where she successfully managed all processes from land development to licensing, tendering, production, sales, and marketing. In 2014, she became General Manager of Sinpaş GYO, Sinpaş Holding's largest publicly listed company.

She serves in various civil society organizations, including as a former Board and Executive Committee Member of GYODER, Chair of the REIC Committee, and Audit Board Member. She is a member of the Capital CEO Club and has been listed among Turkey's 50 Most Powerful Women CEOs since 2015. She has also been recognized as a Sustainability and Innovation Leader CEO and was named one of the "Inspiring Women of Türkiye" by Platin magazine in 2019. She frequently represents both the company and the sector at industry summits, conferences, and panels.

Dursun Yaşar Çamurali – Member of the Board

Born in 1965 in Bulancak, Giresun, Dursun Yaşar Çamurali graduated from Anadolu University, Faculty of Business Administration. He began his career in 1988 as an Accounting Specialist at Cemaş Makine Malzeme Sanayi ve Ticaret A.Ş. In 1990, he joined Sinpaş Yapı Endüstrisi A.Ş. as an Accounting Specialist and successively served as Accounting & Finance Supervisor, Deputy Manager, Manager, Assistant General Manager of Financial Affairs, and Coordinator of Financial Affairs for affiliated group companies. He managed the establishment and IPO processes of Sinpaş GYO A.Ş. in 2007, and led the formation of the Company's Financial Affairs and Investor Relations departments, assuming responsibility for regulatory compliance. Following the 2018 merger of Sinpaş Yapı Endüstrisi A.Ş. under Sinpaş GYO A.Ş., he has been serving as Group Head of Financial Affairs / CFO and a Board Member.

He also holds Board Memberships at Servet GYO A.Ş., Kızılbük GYO A.Ş., and Arı Finansal Kiralama A.Ş., and is a congress member of Fenerbahçe Sports Club.

Kamil Özkan – Independent Member of the Board

Graduating with honors from Selçuk University, Faculty of Business Administration, Kamil Özkan began his career in the tourism sector before joining the Turkish Ministry of Finance in 2002 as an Assistant Revenue Specialist. He passed the proficiency exam as valedictorian and served as Revenue Specialist and Director of Corporate Tax and Securities. He later assumed roles including Director of the Department for Combatting the Informal Economy, Head of Income Tax Group, and Department Head responsible for income tax, corporate tax, and tax procedure law.

He played a pivotal role in the drafting and enactment of the Corporate Tax Law No. 5520 and associated regulations and Presidential Decrees. He also contributed to resolving administrative and judicial tax disputes and served on advance ruling commissions. Özkan has participated as a speaker and trainer in numerous inhouse and public conferences. He is the author of various published and upcoming works on income and corporate tax law and began offering freelance tax consultancy and training services in March 2025.

Erman Çete – Independent Member of the Board

Erman Çete graduated from Boğaziçi University, Department of Business Administration in 2009, completed his master's degree in Economics at Hacettepe University in 2015, and earned his law degree from Hacettepe University Faculty of Law in 2019.

He began his professional career at the Capital Markets Board (CMB) in 2010 in the Department of Corporate Finance and served as Deputy Head of that department between 2019 and 2021. Until his resignation in September 2022, he served as Head of the Intermediary Activities Department at the CMB. With over 15 years of combined public and private sector experience in capital markets, Mr. Çete has taken on increasing responsibilities in IPOs, debt instruments, structured finance products, financial restructuring, mergers and acquisitions (M&A), voluntary and mandatory tender offers, corporate governance practices, capital markets legislation, oversight of regulated institutions, financial reporting, and IFRS standards.