# PROXY FORM FOR THE EXTRAORDINARY GENERAL ASSEMBLY MEETING ANADOLU EFES BİRACILIK VE MALT SANAYİİ A.Ş.

To the Chair of the General Assembly of Shareholders

I hereby appoint	elow and sign the requal. S. that will convene o	nired papers at the on January 21, 202	Extraordinary General 25 Tuesday, at 13:00 at	
The Attorney's(*): Name Surname/ Trade Name: TR ID Number/ Tax ID Number, Trade Register and Normal Toreign attorneys should submit the equivalent information.		entral Registratio	on System) Number: (*)	
A) SCOPE OF REPRESENTATIVE POWER The scope of representative power should be define following sections 1 and 2.	ed after choosing on	e of the options	(a), (b) or (c) in the	
1. About the agenda items of General Assembly:				
a) The attorney is authorized to vote according to his/he	er opinion.			
b) The attorney is authorized to vote on proposals of the attorney partnership management. $\Box$				
c) The attorney is authorized to vote in accordance with the following instructions stated in the table.				
Instructions:				
In the event that the shareholder chooses the (c) option, the shamarks the "Reject" box, then he/she should write the dissenting	opinion to be noted down	in the minutes of the	e general assembly.	
In the event that the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option, the shareholder chooses the (c) option chooses the (c)				
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In the event that the shareholder chooses the (c) option, the shareholder chooses the "Reject" box, then he/she should write the dissenting genda Items (*)  Opening of the meeting and establishment of the Board of the Assembly  Reading and discussing the authorization letter from the Capital Markets Board and the Republic of Türkiye Ministry of Trade, along with the attached amendment text to Article 7, titled "Capital," of the Company's Articles of Association, received for the purpose of increasing the registered capital ceiling and extending its validity period, and submitting the amendment to Article 7 for the approval of the General Assembly	opinion to be noted down	in the minutes of the	e general assembly.	
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B) The shareholder specifies the shares to be represented by the attorney by choosing one of the following.

1.	I hereby	confirm	that the	attornev	represents	the shares	specified in	detail as fol	lows:
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- a) Order and Serial:\*
- b) Number / Group:\*\*
- c) Amount-Nominal Value:
- ç) Share with voting power or not:
- d) Bearer-Registered:\*
- e) Ratio of the total shares/voting rights of the shareholder:
- \* Such information is not required for the shares which are followed up electronically.
- \*\*For the shares which are followed up electronically, information related to the group will be given instead of number.

2. I hereby confirm that the attorney represents all my shares on the list, prepa	red by MKK (Central Registry
Agency) the day before the Meeting, concerning the shareholders who could	l attend the General Assembly
Meeting.	

## NAME SURNAME OR TITLE OF THE SHAREHOLDER (\*)

TR ID Number/ Tax ID Number, Trade Register and Number and MERSIS (Central Registration System) Number: Address:

(\*)Foreign attorneys should submit the equivalent information mentioned above.

**SIGNATURE** 

### PREVIOUS TEXT

### CAPITAL ARTICLE 7

The Company has accepted the registered capital system in accordance with the provisions of the Capital Market Law, and has shifted to this system by a permission, ref. 308, dated 25.06.1992, of the Capital Markets Board. The Company has a registered capital ceiling of TL 900,000,000 (nine hundred million Turkish Liras).

Company's issued capital is TL 592,105,263 (five hundred ninety two million one hundred five thousand two hundred sixty three Turkish Liras) and the issued capital has fully been paid in cash free of any collusion.

Company's capital is comprised of 592,105,263 shares each with a nominal value of 1 (one) TL. 142,105,263 of the shares are owned by SABMiller Harmony Limited and are registered shares, while 450,000,000 of the shares are bearer shares.

New shares cannot be issued unless the price of the issued shares is paid by being fully sold. Shares representing the capital are monitored on registered basis in accordance with registry principles.

Except for the cases specified below, each shareholder is entitled to claim new shares issued, pro rata their shares in the capital. In capital increases realized through shareholder's equity, new shares will be allocated to the existing shareholders pro rata their shares in the capital.

In conformity with the relevant provisions of the Capital Market Law and relevant legislation, if required, the Company is authorized to increase its issued capital by issuing new shares up to the registered capital ceiling, to restrict the shareholder's right to purchase new shares and to issue new shares which are above the nominal values. Right to purchase new shares can not be used in a way that will cause inequalities between shareholders.

The permission by the Capital Markets Board for the registered capital ceiling is valid for the years between 2021-2025 (five years). Even if the previously set capital ceiling is not reached as the end of year 2025, in order for the Board of Directors to increase capital, a new permission for a registered capital ceiling, either at the previously permitted amount or for a higher amount, should be taken from the Capital Markets Board as per a decision of the General Assembly. If the authorization of the Capital Markets Board is not obtained, then the Company can not increase capital by a Board Resolution.

Capital of the company can be increased or decreased in accordance with the Turkish Commercial Code and Capital Markets regulations when necessary.

### **NEW TEXT**

### CAPITAL ARTICLE 7

The Company has accepted the registered capital system in accordance with the provisions of the Capital Market Law, and has shifted to this system by a permission, ref. 308, dated 25.06.1992, of the Capital Markets Board. The Company has a registered capital ceiling of TL 10,000,000,000.-(ten billion Turkish Liras).

Company's issued capital is TL 592,105,263 (five hundred ninety two million one hundred five thousand two hundred sixty three Turkish Liras) and the issued capital has fully been paid in cash free of any collusion.

Company's capital is comprised of 592,105,263 shares each with a nominal value of 1 (one) TL. 142,105,263 of the shares are owned by SABMiller Harmony Limited and are registered shares, while 450,000,000 of the shares are bearer shares.

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In conformity with the relevant provisions of the Capital Market Law and relevant legislation, if required, the Company is authorized to increase its issued capital by issuing new shares up to the registered capital ceiling, to restrict the shareholder's right to purchase new shares and to issue new shares which are above the nominal values. Right to purchase new shares can not be used in a way that will cause inequalities between shareholders.

The permission by the Capital Markets Board for the registered capital ceiling is valid for the years between 2024-2028 (five years). Even if the previously set capital ceiling is not reached as the end of year 2028, in order for the Board of Directors to increase capital, a new permission for a registered capital ceiling, either at the previously permitted amount or for a higher amount, should be taken from the Capital Markets Board as per a decision of the General Assembly. If the authorization of the Capital Markets Board is not obtained, then the Company can not increase capital by a Board Resolution.

Capital of the company can be increased or decreased in accordance with the Turkish Commercial Code and Capital Markets regulations when necessary.