

INFORMATION DOCUMENT OF PETKIM PETROKIMYA HOLDING A.S.

The Ordinary General Assembly Meeting of our Company for 2024 will be convened on 29 May 2025 Thursday 14:00 at Company Headquarters located at Aliağa/İZMİR in order to discuss and decide upon below-mentioned agenda items.

2024 Annual Report of Board of Directors, Consolidated Financial Reports, Auditing Report and proposal of the Board of Directors on the distribution of the profit and Information Document will be available to the shareholders at Petkim's Headquarters at Siteler Mahallesi Necmettin Giritlioğlu Cad. SOCAR Türkiye Aliağa Yönetim Binası No 6/1 Aliağa-İzmir, at Petkim branch addressed in Ayazağa Mahallesi Azerbaycan Caddesi Vadistanbul SOCAR Plaza 1D Blok Apt. No.3 E/1 Sarıyer-İstanbul, and at Petkim representative office at Bakü, Heydar Aliyev 121, Socar Tower, 14th Floor, Bakü, Azerbaijan, and at our website www.petkim.com.tr; on Public Disclosure Platform ("KAP"), on the Electronic General Assembly System ("EGAS") of the Central Registry Agency ("CRA") 21 days before the meeting.

PROCEDURES FOR ATTENDING THE GENERAL ASSEMBLY

As per paragraph 4 of Article 415 of the Turkish Commercial Code numbered 6102 ("TCC") and paragraph 1 of Article 30 of Capital Market Law, the right to attend to the General Assembly and the right to vote cannot be conditional upon the share certificates be deposited. In this context, our shareholders who will attend the General Assembly Meeting in person or by proxy do not have to block their shares before the Central Registry Agency ("CRA"). Furthermore, if our shareholders who have preferred not to inform our Company about any information with respect to their identities and the shares in their accounts and the relevant information of whom cannot be seen by our Company thereupon, wish to attend to the General Assembly Meeting, they should apply to the intermediary agencies in which their accounts are kept and should procure the removal of the restriction which prevents the information regarding their identities and the shares in their accounts to be notified to our Company until at 16:30 at the latest.

The Shareholders of our Company can attend the General Assembly Meeting physically or, pursuant to the Article 1527 of Turkish Commercial Code (TCC) numbered 6102 in electronic means, in person or by proxyThose who wish to attend the General Assembly Meeting in electronic means in person or by proxy should notify their choice through the EGAS provided by the CRA until 1 (one) day prior to the date of the General Assembly Meeting.

The representative, who will attend to the Meeting by proxy and physically, should present an identity card at the meeting; irrespective of whether he has been appointed via a notarized power of attorney or through the EGAS.

Those shareholders/ their representatives who may choose to participate the meeting in the electronic environment and vote must have Electronic Signature Certificates.

The shareholders or their representatives who wish to participate to the company's Ordinary General Assembly meeting in electronic means, must fulfill the obligations pursuant to related provisions of Turkish Commercial Code numbered 6102 and provisions of "The Regulation On Attendance At General Assembly Meetings Of Joint Stock Companies By Electronic Means" published in the Official Gazette No. 28395 at 28th August 2012 and "The Communiqué On Electronic General Meeting System Applicable At General Assemblies Of Joint Stock Companies" published in the Official Gazette No. 28396 at 29th August 2012. The sample of the proxy can be obtained from our Headquarters or from the website of our Company at the address of www.petkim.com.tr. If the authorization has been done through the Electronic General Assembly System ("E-GEM"), the name and the surname of the power of attorney holder (representative) must be found in the list from the "CRA". If the authorization has not been made through the "E-GEM", a proxy in line with the legislation should be presented. Otherwise, they are not allowed to participate the General Assembly Meeting. Shareholders may obtain information on participating general assembly meetings in the electronic environment from "Central Registry Agency" ("CRA") and through CRA's web site "www.mkk.com.tr".

In order to ensure that our shareholders who cannot attend the meeting in person can exercise their voting rights through attorneys, they need to issue proxy as per the attached example, and upon fulfilling the other issues set forth in the "The Communiqué Regarding Proxy Voting and Call Based Proxy Meetings" (II-30.1) of the Capital Markets Board, and submit to our Company with notarized signatures. The proxy authorizations which are not in compliance with the relevant Communiqué, and the sample provided in the appendix of this announcement, shall not be accepted due to our legal liability.

Save for the electronic voting provisions relating to the voting for the Agenda Items of the General Meeting, open voting procedure shall be applied by show of hands.

The shareholders could communicate with our Company about Ordinary General Assembly Meeting at the phone numbers of +90 232 616 12 40- 2844 and 0 212 305 00 59.

We kindly request our shareholders to attend the meeting at the foregoing address on the above date.

All right and benefit holders as well as the media (press and media organs) are invited to our General Assembly Meeting. In respect of the registered shares that are traded at the exchange pursuant to the Capital Markets Law, no individual notice shall be served to the shareholders by a registered letter with return receipt.



Following principles shall be applied in the General Assembly meetings:

a) Invitation Procedure:

As per Articles 27, 28 and 30 of the Articles of the Association;

The meetings of the General Assembly of Shareholders are held as ordinary or extraordinary meetings.

The General Assembly is the decision making organ having the authorities stipulated in the Turkish Commercial Code and other laws pertaining thereto.

Announcements for General Assembly meetings shall be made at least 3 (three) weeks before, except the announcement and meeting days, pursuant to Article 414 of the Turkish Commercial Code and the regulations of the Capital Markets Board in relation to corporate governance, in the Turkish Trade Registry gazette and on the web site of the Company by specifying the date, hour and place of the meeting. The Company does not have an obligation to send registered mails for the notification of the date of the meeting to the shareholders possessing company shares traded on the stock exchange. The agenda of the assembly should be attached to the Announcement. All issues required to be announced and all other notifications and explanations required to be made to the shareholders together with the general assembly meeting announcement as per the provisions of Capital Markets Law and relevant legislation shall be posted on the website of the Company. These points are announced in the Public Disclosure Platform and the related special case explanations are made.

b) Time of Meeting:

As per Article 27 of the Articles of the Association;

The ordinary meetings of the General Assembly are held at least once a year and within 3 (three) months after the end of the accounting period. The subjects of the agenda are discussed and decisions are taken regarding them during these meetings. Extraordinary General Assembly may be held at any time deemed necessary.

c) Venue of Meeting:

As per Article 29 of the Articles of the Association;

The General Assembly convenes at administrational headquarter of the Company; in an appropriate place in the city where administrational headquarter is located; or in another place in the country provided that announcements shall be done in accordance with the legal procedures.

d) Representation:

As per Article 31 of the Articles of the Association;

Shareholders can have themselves represented in the General Assembly Meetings by a proxy by means of issuance of a power of attorney. The proxy, in order to be able to participate in the General Meeting, should have submitted the power of attorney to the Company during the general meeting and before establishment of the presiding board. The Board of Directors will determine and announce the form of the power of attorneys within the framework of the regulations of the Capital Market Board. Provisions about appointment of the proxy electronically during general assembly meetings to be held in electronic platform are reserved.

The regulations in the Turkish Commercial Code and the Capital Markets regulation will apply for representation of shareholders.

e) Attendance to the Meeting:

As per Article 30 of the Articles of the Association;

It is mandatory that the managing directors and at least one member of the board of directors, the auditor and those that should furnish explanations about the agenda items are present in the general assembly meetings.

Unless otherwise is decided by the General Assembly, the meetings are held in a manner open to the relevant persons and press, however the participants of the meeting without obtaining an entry card with the capacity of shareholder or proxy do not have the right to talk and vote.

f) Chairmanship Committee:

As per Article 34 of the Articles of the Association;

Chairman, either one of the Deputy Chairmen or one of the Members of the Board of Directors will chair the general meetings in his/her absence of the Board of Directors.

The chairman of the General Meeting will constitute the presiding board by appointing the secretary of the meeting and the recorder of votes if finds necessary.

The chairman will be responsible to provide that the meeting is held in conformity with the laws. Minutes of the general meeting will be signed by the presiding board and the Representative of the Ministry of Customs and Trade.

g) Voting Right and Its Exercise:

As per Articles 32 and 33 of the Articles of the Association;

The voting rights of each shareholders in the General Assembly Meetings will be calculated by means of comparison of the total of the nominal value owned by the shareholder with the nominal value of the capital of the company.



Turkish Commercial Code, Capital Market Law and the related legislation provisions are complied with.

Shareholders physically present in the General Meetings will cast votes by means of raising hands. However, upon request of shareholders representing one tenth of the capital owned by the shareholders present and by approval of the General Meeting, secret voting can be adopted. Regulations of the Capital Market Board about the matter are reserved.

h) Meeting and Resolution Quorum:

As per Article 30 of the Articles of the Association;

The General Assembly gathers with the participation of the shareholders possessing at least one fourth of the company capital, except the circumstances requiring a higher quorum in accordance with the Turkish Commercial Code and these Articles of Association, the decisions are taken with the majority of the present votes.

In the event that the above mentioned quorum is not established in the first meeting, invitation will be made once again for General Assembly Meeting and the amount of capital represented in the second meeting will not be taken into consideration and the resolutions will be adopted by majority votes of the shares represented. The provisions of Turkish Commercial Code about meetings and quorum for meetings to be held for amendment of the articles of association shall be reserved. In the event that resolutions subject to approval of the member of the Board of Directors representing the C group require a resolution of the General Meeting, adoption of such resolutions shall be subject to the affirmative vote of the C group shareholder.

Provisions about special meeting of owners of concessionary shares and the quorum for those meetings shall be subject to the regulations of Turkish Commercial Code.

In the event that the transactions which are deemed to be Significant Transactions, and any and all kinds of related party transactions of the company, and the transactions in relation to granting any guarantees, pledges and mortgages for the favor of any third persons are submitted to the approval of the general assembly as per the mandatory regulations in relation to Corporate Governance Principles of the Capital Markets Board, general assembly meeting and decision quorums shall be determined in accordance with the regulations of the Capital Markets Board.

Shareholders representing minimum one twentieth of the capital of the company may request from the board of directors, by indicating the reasons and agenda, that an invitation is made for a general assembly meeting or if a general assembly meeting is already to be held, then the agenda items they wish to be discussed are included in the agenda of the meeting. In the event that the request of the shareholders for holding a general assembly meeting or adding new items to the agenda are refused by the Board of Directors or that the request is not responded in affirmative manner within 7 (seven) working days, the commercial court of first instance located in the place where the headquarters of the company is located can, upon request of the same shareholders rule that an invitation has been made for general assembly meeting.

i) Internal Directive:

Board of Directors shall issue an internal directive and submit for the approval of General Assembly regarding the rules in relation to the principles and procedures of General Assembly's operations in compliance with the Turkish Commercial Code and the regulations and communiqué introduced within the framework of this Law. Internal Directive has been approved by the General Assembly at 29/03/2013, published in the Official Gazette and come into effect at 08/04/2013.

j) Attendance to General Assembly meeting in Electronic Environment:

As per Article 29/A of the Articles of the Association:

Right owners granted with the right to participate in General Assembly Meetings can participate in these Meetings by electronic platform as well as per the provisions of article 1527 of Turkish Commercial Code. As per the provisions of the Regulation about "General Meetings To Be Held By Incorporations In Electronic Platform", the company can set up the electronic general assembly meeting system or purchase services from the systems established for this purpose, in order to be able to hold a general assembly meeting in electronic platform in which members can attend express their opinions, make proposals and cast votes. In all General Assembly Meetings to be held, as per the provisions of this article about articles of association, the right owners and their representatives will be entitled to exercise their rights referred to in the provisions of the regulation through the system to be installed.



OUR ADDITIONAL EXPLANATIONS PURSUANT TO REGULATIONS OF CAPITAL MARKET BOARD

Additional disclosures which are required to be made pursuant to the "Communiqué of the Corporate Governance", numbered (II-17.1) of the Capital Markets Board become effective at 3rd January 2014, and which are pertaining to agenda items are stated below under the respective agenda item and the general disclosures are made in this section.

1. Shareholding Structure and Voting Right

There is no privilege regarding voting rights in our Article of Association. Each share is entitled to one vote. Pursuant to the Article 11 of the Articles of Association, Group C shareholder has a privilege to nominate the Board of Directors. The validity of the decisions of the matters that mentioned on the Article 15 of the Articles of Association is subject to the affirmative vote of the member of Board of Directors elected from C group.

Voting rights of our Shareholders are shown below:

SHAREHOLDER	SHARE AMOUNT (TL)	RATIO OF CAPITAL (%)	VOTING RIGHTS	RATIO OF VOTING RIGHTS (%)
SOCAR Turkey Petrokimya A.Ş.	1.292.544.000,00	51,0000	1.292.544.000,00	51,0000
Other	1.241.855.999,99	48,9999	1.241.855.999,99	48,9999
Privatization Administration	0,01	0,0001	0,01	0,0001
	2.534.400.000,00	100,00	2.534.400.000,00	100,00

2. Information about the request of shareholders, Capital Market Board and other public corporations to add a new agenda item

There are no written requests submitted by the shareholders to the Investor Relations Department regarding the inclusion of an item on the agenda for the Ordinary General Assembly meeting related to 2024 activity year.



AGENDA OF THE ORDINARY GENERAL ASSEMBLY MEETING OF PETKIM PETROKIMYA HOLDING A.Ş. RELATED TO 2024 ACTIVITY YEAR

- 1. Opening and composition of the Meeting Presidency,
- 2. Reading, discussion and approval of the Activity Report of the Board of Directors for activity year of 2024,
- 3. Reading the report of the Auditor pertaining to activity year of 2024,
- 4. Reading, discussion and approval of the financial statements pertaining to activity year of 2024,
- 5. Release of the Chairman and members of the Board of Directors on account of their activities and accounts for activity year of 2024,
- 6. Discussion, acceptance, acceptance after amendment, or refusal of the proposal of Board of Directors on the usage of the profit/loss pertaining to the activity year of 2024,
- 7. Submitting the election of the new Board Members for vacant position to the approval of the General Assembly in accordance with Article 11 of the Articles of Association of the Company and Article 363 of TCC,
- 8. Election of the members of the Board of Directors and determination of their term,
- 9. Determination of the remunerations to be paid to the members of the Board of Directors,
- 10. Approval of the election of the Independent Audit Firm by the Board of Directors pursuant to Turkish Commercial Code and Capital Markets legislation,
- 11. Informing the Shareholders on the aid and donations granted by our Company within the activity year of 2024,
- 12. Taking a resolution on the limit of aid and donation of our Company that will be made until 2025 Ordinary General Assembly Meeting pursuant to the Article 19/5 of the Capital Markets Law,
- 13. Informing the General Assembly regarding respective transactions of the persons mentioned in the clause (1.3.6) of "Corporate Governance Principles" which is annexed to Communiqué of the Capital Markets Board "Corporate Governance" numbered (II-17.1),
- 14. Granting the Members of the Board of Directors authorization to perform the transactions stated in Articles 395 and 396 of Turkish Commercial Code,
- 15. Informing the General Assembly with regard to the guarantees, pledges and mortgages given by the Company in favor of third parties in 2024 and of any benefits or income thereof, pursuant to Clause 12/4 of Communiqué of the Capital Markets Board "Corporate Governance" numbered (II-17.1),
- 16. Wishes and closing.



PROXY PETKİM PETROKİMYA HOLDİNG ANONİM ŞİRKETİ

Representative(*);

Name - Surname/Business Title:

TR ID No/Tax No, Trade Registry &No and MERSIS no:

(*)Foreign representatives have to present the equivalents of the aforementioned information, if any.

A) SCOPE OF THE REPRESENTATIVE AUTHORITY

Scope of the power of representation should be determined by choosing one of the options(a), (b) and (c) for the sections 1 and 2 here in below.

1. On the items of General Assembly Agenda:

- a) The representative has the authority to vote in line with his/her own opinion.
- b) The representative has the authority to vote in accordance with the proposals of the management of the Company.
- c) The representative has the authority to vote for agenda items in line with the following instructions;

Instructions:

In case of the selection of (c) option, specific instructions for each agenda item shall be presented as marking one of the options given next to related General Assembly agenda item (accept or reject;) and in case of the selection of reject option, specific instructions for each agenda item, if any, shall be presented as indicating the statement of opposition which is requested to be written on the General Assembly minute.

Agenda Items (*)		Accept	Reject	Statement of Opposition
1.	Opening and composition of the Meeting Presidency,			
2.	Reading, discussion and approval of the Activity Report of the Board of Directors for activity year of 2024,			
3.	Reading the Auditor's report pertaining to activity year of 2024,			
4.	Reading, discussion and approval of the financial statements pertaining to activity year of 2024,			
5.	Release of the Chairman and members of the Board of Directors on account of their activities and account for activity year of 2024,			
6.	Discussion, acceptance, acceptance after amendment, or refusal of the proposal of Board of Directors on the usage of the profit/loss pertaining to the activity year of 2024,			
7.	Submitting the election of the new Board Members for vacant position to the approval of the General Assembly in accordance with Article 11 of the Articles of Association of the Company and Article 363 of TCC,			
8.	Election of the members of the Board of Directors and determination of their term,			
9.	Determination of the remunerations to be paid to the members of the Board of Directors,			
10.	Approval of the election of the Independent Audit Firm by the Board of Directors pursuant to Turkish Commercial Code and Capital Markets legislation,			
11.	Informing the Shareholders on the aid and donations granted by our Company within the activity year of 2024			
12.	Taking a resolution on the limit of aid and donations of our Company that will be made until 2025 Ordinary General Assembly Meeting pursuant to the Article 19/5 of the Capital Markets Law,			
13.	Informing the General Assembly regarding respective transactions of the persons mentioned in the clause (1.3.6) of "Corporate Governance Principles" which is annex to Communiqué of the Capital Markets			



	Board "Corporate Governance" numbered (II-17.1),		
14.	Granting the Members of the Board of Directors authorization to perform the transactions provided for in Articles 395 and 396 of the Turkish Commercial Code,		
15.	Informing the General Assembly with regard to the guarantees, pledges and mortgages given by the Company in favor of third parties in 2024 and of any benefits or income thereof, pursuant to Clause 12/4 of Communiqué of the Capital Markets Board "Corporate Governance" numbered (II-17.1),		
16.	Wishes and closing.		

- 2. Specific instructions on other issues that may arise at the General Assembly meeting and on the exercise of the minority rights:
- a) The representative has the authority to vote in line with his/her own opinion.
- b) The representative does not have the authority to vote in line with these matters.
- c) The representative has the authority to vote for agenda items in line with the following specific instructions.

SPECIFIC INSTRUCTIONS: The specific instructions, if any, are indicated hereunder.

- B) Shareholder specifies the shares that he/she asks the representative to represent by selecting one of the following options.
- 1. I hereby confirm my shares the details of which are indicated below to be represented by the representative.
- a) Issue and Serial:*
- b) Number/Group:**
- c) Number of Shares Nominal Value:
- ç) Whether it has privilege for vote or not:
- d) Whether it is a Bearer or Registered share:*
- e) The ratio of the share to total shares owned by the owner/voting rights:
- *The above information is not requested for the shares followed up as registered.
- **For the shares followed up as registered, group information will be presented instead of number.
- 2. I hereby confirm that my all shares stated in the list regarding the shareholders that will participate to General Assembly Meeting prepared on one day before the General Assembly Meeting date by Central Registry Agency.

SHAREHOLDER

Name Surname or Title(*):

TR ID No/Tax No, Trade Registry & No and MERSIS no:

Address:

(*) Foreign representatives have to present the equivalents of the aforementioned information, if any.

SIGNATURE



EXPLANATIONS ON THE AGENDA OF ORDINARY GENERAL ASSEMBLY

1. Opening and composition of the Meeting Presidency,

The Meeting presidency to conduct the General Assembly Meeting will be composed pursuant to the "Turkish Commercial Code" (TCC) and the "Regulation on General Assembly Meetings of Capital Stock Companies and Commissioners of the Ministry of Industry and Commerce to be present at such Meetings" (the Regulation).

2. Reading, discussion and approval of the Activity Report of the Board of Directors for activity year of 2024,

The Board's Activity Report pertaing to operating year 2024 prepared in accordance with Turkish Commercial Code (TCC) and Regulation will be made available to the shareholders for review at the headquarters of the company, at the İstanbul office in Ayazağa Mahallesi Azerbaycan Caddesi Vadistanbul SOCAR Plaza 1D Blok Apt. No.3 E/1 Sarıyer-İstanbul, at Bakü, Heydar Aliyev 121, Socar Tower, 14th Floor, Bakü, Azerbaijan, Petkim representative office, on (www.petkim.com.tr) and on Public Disclosure Platform (www.kap.gov.tr), shall be read out for opinions and approval of the shareholders

3. Reading the report of the Auditor pertaining to activity year of 2024,

The General Assembly shall be informed about the Audit Report prepared by pursuant to the Turkish Commercial Code (TCC) Güney Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş that was selected as company auditor for 2024 and which will be reached on Petkim's Headquarters, Petkim's İstanbul branch, Petkim Azerbaijan repsensentative office, Electronic General Assembly System (EGAS) of Central Registry Agency Inc. (CRA) and Petkim's website (www.petkim.com.tr)

4. Reading, discussion and approval of the financial statements pertaining to activity year of 2024,

Consolidated balance sheet, profit and loss accounts pertaining to the accounting period 01.01.2024 – 31.12.2024 which are prepared in accordance with the provisions of TCC and Capital Market Law (CML) and relevant regulations and which are made available to the shareholders for review at the headquarters of the Company and on (www.petkim.com.tr) as from 06.03.2025 shall be read out at the General Assembly; and shall be submitted to the approval of the Shareholders.

5. Release of the Chairman and members of the Board of Directors on account of their activities and accounts for activity year of 2024,

The release of the members of Board of Directors from the operations and actions of the Company during the operational year 2024 shall be submitted to the approval of General Assembly, under the provisions of the TCC and the Regulation.

6. Discussion, acceptance, acceptance after amendment, or refusal of the proposal of Board of Directors on the usage of the profit/loss pertaining to the activity year of 2024,

According to the Consolidated Financial Statements for the period of 01.01.2024-31.12.2024, our Company has earned a "Net Term Profit Attributable to Parent Company" of TL 6.343.663.000 pursuant to the principles of Capital Markets Board ("CMB") Communique (II-14.1); and Net Term Loss of TL 8.955.896.831,48 pursuant to Tax Procedure Law ("TPL").

Board Of Directors' proposal on the usage of profit/loss will be submitted to the approval of the General Assembly.

7. Submitting the election of the new Board Member for vacant position to the approval of the General Assembly in accordance with Article 11 of the Articles of Association of the Company and Article 363 of TCC

The election of Mr. Sedat SARUHAN, a Turkish national, for the vacant independent board member position within the year, in accordance with Article 11 of the Articles of Association of the Company and Article 363 of TCC. The CMB has not given a negative opinion for him to be an independent board member with their letter to our Company dated 16.08.2024.

CV and independence declaration of the independent board member is attached (Attachment-1 and Attachment-2).

8. Election of the members of the Board of Directors and determination of their term,

In accordance with the provisions of the Turkish Commercial Code and the Regulation, the members of the board of directors shall be elected in accordance with the relevant articles of the Articles of Association. CV's and independence declarations of independent board member nominees and CV's of other board member nominees are attached (Attachment-1 and Attachment-2). The list of independent board members consisting of Mr. Bekir Emre Haykır, Mrs. Naciye Kurtuluş Sime and Mr. Sedat Saruhan, which was not given a negative opinion by the CMB with its letter dated 21.04.2025, will be submitted to the approval of General Assembly.

9. Determination of the remunerations to be paid to the members of the Board of Directors,

In accordance with the provisions of the Turkish Commercial Code, the Regulation and Articles of Association, the remunerations to be paid to the members of the Board of Directors shall be negotiated and determined.



10. Approval of the election of the Independent Audit Firm by the Board of Directors pursuant to Turkish Commercial Code and Capital Markets legislation,

The election of the Independent Audit Firm by the Board of Directors pursuant to Turkish Commercial Code and Capital Markets legislation will be submitted to the approval of the General Assembly.

11. Informing the Shareholders on the aid and donations granted by our Company within the activity year of 2024,

The donations made within the year are required to be submitted to the information of the General Assembly in accordance with Communiqué of the Capital Markets Board with number (II-19.1), Article 6. Our company has made a donation at an amount of TL 1.240.000 in 2024. This item is not subject to approval of the General Assembly, but only bears an informative purpose.

PETKİM PETROKİMYA HOLDİNG A.Ş.

LIST OF AIDS AND DONATIONS DEBITED AS EXPENSES, AS OF DECEMBER 31, 2024

General	aid and donations		
2024	Donation to Aliağa Haydar Aliyev Vocational and Technical Anatolian High School	TL	240.000
2024	Donation for National Afforestation Day- Izmir Yamanlar Sapling Planting	TL	1.000.000
		TOTAL (TL):	1.240.000

12. Taking a resolution on the limit of aid and donations of our Company that will be made until 2025 Ordinary General Assembly Meeting pursuant to the Article 19/5 of the Capital Markets Law,

Pursuant to the Article 19 clause 5 of Capital Markets Board, the limit of aid and donation of our Company that will be made until 2025 Ordinary General Assembly Meeting shall be discussed and a resolution shall be taken thereon.

13. Informing the General Assembly regarding respective transactions of the persons mentioned in the clause (1.3.6) of "Corporate Governance Principles" which is annex to Communiqué of the Capital Markets Board "Corporate Governance" numbered (II-17.1),

Informing the General Assembly regarding respective transactions of the persons mentioned in the clause (1.3.6) of "Corporate Governance Principles" which is annex to Communiqué of the Capital Markets Board "Corporate Governance" numbered (II-17.1), if any. This item is not subject to approval by the General Assembly, but only bears an informative purpose.

14. Granting the Members of the Board of Directors authorization to perform the transactions provided for in Articles 395 and 396 of the Turkish Commercial Code,

Since General Assembly's approval is required for the members of the Board of Directors to perform any transaction pursuant to Article 395 ("Prohibition of conducting transaction with company, to become indebted to company") and Article 396 ("Non-Compete Obligation") of Turkish Commercial Code and Section 396, Granting this permission shall be presented to the approval of the shareholders.

15. Informing the General Assembly in regards to the guarantees, pledges and mortgages given by the Company in favor of third parties in 2024 and of any benefits or income thereof, pursuant to the clause of 12/4 of Communiqué of the Capital Markets Board "Corporate Governance" numbered (II-17.1),

This agenda item is not subject to approval of the General Assembly, but only bears an informative purpose. Information on the details of the collaterals, mortgages and pledges given to carry out the regular commercial activities of the Company are provided in footnotes of the Audited Financial Statements dated 31 December 2024. The information note regarding the guarantees, pledges and mortgages provided by the Company to third parties or the derived income or interest thereof will also be read out during the General Assembly; and shall be submitted to the information of the shareholders.

16. Closing remarks and meeting close.

ATTACHMENT-1: CV's of Board members

ATTACHMENT-2: Independence Declarations of Independent Board Members



ATTACHMENT-1: CV's of Board Members

Mr. Anar Mammadov - Board Member Nominee

Anar Mammadov was born in 1971 in Baku. He completed his medical education at Azerbaijan Medical University. Then he graduated from Baku State University, Department of Law. He completed his MBA in TRIUM Global Executive MBA and his Ph.D. in oil supply, logistics, and trade at the UK College of Petroleum Studies.

Between 1995 and 1998, he managed the Avista company he founded. Between 1998 and 2007, he worked as a regional director at Milio International. He served as CEO at Arxiel Carbonexis between 2007 and 2009, at SOCAR Georgia between 2009 and 2014, and SOCAR Greece between 2014 and 2016. After becoming the General Manager of Petkim in 2016, he was appointed as the Head of SOCAR Türkiye Refinery and Petrochemical Business Unit in November 2019. He has been serving as the Vice President of SOCAR since July 2023.

Mammadov, awarded the Taraggi (Progress) Medal by the Presidency of Azerbaijan in 2018, has more than 15 years of experience in the oil and energy sector. He also speaks fluent English, Russian, and Greek.

Mr. Kanan Najafov - Board Member Nominee

Kanan Najafov was born in 1975. He graduated from Baku State University with a degree in International Law and International Relations in 1997, from American University Washington College of Law in 1999, in International Business Law, and from the University of Wharton School of Pennsylvania in 2003 with a degree in Business Administration.

He started his career as an operations specialist at the World Bank's Azerbaijan office in 1996-1998 and worked in the Washington and Baku offices of Baker Botts global law firm in 1999-2001. Najafov worked in the Business Analysis and Business Development department of BP PLC's London and Aberdeen offices between 2003 and 2008. Between 2008 and 2012, he worked as an Investment Analyst at Citigroup and Exane BNP Paribas, Vice President at Citigroup, and Chief Strategy Officer and Deputy CEO at NOBEL OIL between 2012-2015. He worked in the private sector for the next five years, and since 2020, he has served as the Chairman of the Board of Directors of the Business Development Fund of the Ministry of Economy of Azerbaijan.

On 11 August 2021, by the decree of the President of the Republic of Azerbaijan, he was appointed as the Deputy Chairman of SOCAR.

Mr. Zaur Gurbanov - Board Member Nominee

Zaur Gurbanov was born in 1982 in Mingachevir. He served in Azerbaijani Armed Forces and participated in peace keeping operations in 2000-2005. He graduated from Odlar Yurdu University with a bachelor's degree in Business Organization and Management in 2010, master's degree in Finance from the Azerbaijan University of Economics in 2012.

He had labor activities in various local and foreign companies from 2005-2010. He held different positions at 'Ernst & Young' an international audit and consulting firm, as advance higher-level staff, senior consultant, manager, senior manager, and director from 2010-2020. He has attended several pieces of training over these years. Since 2020, he has served as Deputy Chief Executive Officer of Azerbaijan Investment Holding. On August 11, 2021, he was appointed Vice President of SOCAR by the President of the Republic of Azerbaijan decree. He serves as the Supervisory Board Member in 'Azerbaijan Caspian Sea Shipping' CJSC, 'Azerbaijan Airlines' CJSC, and 'Baku Metropolitan' CJSC based on the decree of the President of the Republic of Azerbaijan.

Mr. Elchin Ibadov - Board Member Nominee

Elchin Ibadov graduated from the University of Illinois-Chicago and in 2002 started to work at the World Trade Center Chicago as Research Specialist. Beginning in 2003, he took on a series of positions at PricewaterhouseCoopers (PwC). In the period 2014-2019, Elchin Ibadov worked as Finance Director and CFO at STAR Refinery. In November 2019, he was appointed as CFO of Petkim, meantime assumed the role of Head of Finance of SOCAR Türkiye Refinery and Petrochemicals Business Unit, including STAR Refinery, Petkim, SOCAR Storage and SOCAR Petrol Ticaret. Elchin Ilbadov completed a professional training and certification programs at Harvard Business School. He has authored and translated various textbooks of economics, accounting, finance, International Financial Reporting Standards (IFRS) and financial auditing. Ibadov is also a permanent member of international finance and auditing organizations such as ACCA, ACFE and IIA. Ibadov has served as CEO of SOCAR Türkiye since February 2023.

Mr. Ömür Önk - Board Member Nominee

After completing undergraduate studies in the Business Administration (English) department at Marmara University, Ömür Önk began his professional career at KPMG Turkey. Following roles in the audit and advisory departments at KPMG, he gained experience in private equity, investment banking, mergers and acquisitions, project finance, strategy, and business development at Alkhair Capital, Unlu & Co., and Global Investment Holding.

Ömür Önk obtained the CFA (Chartered Financial Analyst) Charterholder designation in 2013. He successfully completed the INSEAD MBA program in 2015.

From 2018 to 2019, Ömür Önk served as the CFO at Revo Capital. In 2019, he joined SOCAR Türkiye Enerji A.Ş., providing interim support as the CFO of the Gas Business Unit during the acquisition of EWE Holding and its integration into the SOCAR group. In 2020, Ömür Önk became the CFO of Millenicom, and in February 2022, he was promoted to the position of Millenicom General Manager. Since January 2024, he has been serving as the Chief Strategy and Sustainability Officer at SOCAR Türkiye.

Mrs. Esra Niğde Şahiner - Board Member Nominee



Born in Izmir in 1984, Esra Niğde Şahiner graduated from Istanbul Bilgi University Faculty of Law in 2007. She worked in an international law firm in Istanbul between 2007-2009. In 2009, she completed her master's degree in International Trade Law at King's College London as a Jean Monnet scholar funded by the European Union. Her thesis topic was Corporate Governance: Comparison of the European Union and Turkey. She completed it with a high degree of merit.

Between 2010 and 2012, she worked in law firms providing consultancy to local and foreign corporate companies in Izmir. Esra Niğde Şahiner, who has been working as a supervisor manager and coordinator in SOCAR Türkiye Legal Department since 2012, currently serves as Legal Director. Niğde Şahiner has also been in the board of directors at SOCAR Aliağa Liman İşletmeciliği A.Ş. since 2023.

Mr. Bekir Emre Haykır - Independent Board Member Nominee

Bekir Emre Haykır, born in Ankara in 1980, graduated from Ankara University Faculty of Law in 2001 and completed his master's degree in International Finance Law at King's College London and European Union Studies at Bahçeşehir University.

Bekir Emre Haykır started working as a professional staff member at the Capital Markets Board in 2003 after completing his law internship. During this period, he served as a specialist lawyer, auditor, and head of the market audit group. In 2013, he started to work as a manager in charge of financial law services at the PwC Istanbul office. Haykır has been working as the Vice President of the Privatization Board of Türkiye since 2016 and as the Head of the Privatization Board of Türkiye since February 2019.

Mrs. Naciye Kurtuluş Sime - Independent Board Member Nominee

Naciye Kurtuluş Sime, who graduated from Istanbul University, Department of Economics in English in 1998, started her career in the financial audit department of KPMG Turkey in 1998. She worked as an internal audit manager at Akzo Nobel-Marshall Boya between 2001-2006, and as a senior manager in the corporate risk services department of Deloitte Turkey between 2006-2013. She served as Family Business Services Leader at KPMG Turkey between 2013 and 2017.

She provides services in the fields of board consultancy, corporate governance, corporate risk management, creation of family constitutions, process analysis and improvement, internal control and internal audit within NKS Danışmanlık, which she founded in 2017. She has also been a member of the Board of Directors at Regnum Holding since 2022.

Naciye Kurtuluş Sime has CRMA (Risk Management Assurance Certificate) and CCSA (Control Self-Assessment Expertise Certificate) certificates. She is a member of the Association of Women on Boards of Directors (YKKD), the European Association of Women on Boards of Directors (EWOB), the Corporate Governance Association of Turkey (TKYD), the Internal Audit Institute of Turkey (TİDE) and the International Women's Forum (IWF Turkey).

Mr. Sedat Saruhan - Nominated by Directorate of Privatization Administration-Independent Board Member Nominee

He was born in Ankara in 1962. He completed his primary, secondary and high school education in Ankara. He graduated from Ankara University, Faculty of Law in 1986. He completed his legal internship in Ankara courts in 1987. He completed his military service in 1987-1988 at Eskişehir 1st Tactical Air Command with the rank of Air Force Judge Second Lieutenant. He was discharged with the rank of Lieutenant.

He was in England in 1988-1989 to learn the language. He served as president, chairman of the board of directors, vice president and member for various companies, foundations, federations and associations. Since 1990, he has been working as a lawyer and legal consultant in his own law firm, which he established in Ankara. He speaks English. He is married and has three children.



ATTACHMENT-2: Independence Declarations of Independent Board Members

BAĞIMSIZLIK BEYANI

Petkim Petrokimya Holding A.Ş. (Şirket) Yönetim Kurulunda, mevzuat, esas sözleşme ve Sermaye Piyasası Kurulunun 3 Ocak 2014 tarihli ve 28871 sayılı Resmi Gazete'de yayımlanarak yürürlüğe giren Kurumsal Yönetim Tebliği (II-17.1)'nde belirtilen Sermaye Piyasası Kurulu Kurumsal Yönetim İlkelerinde belirlenen kriterlere göre "Bağımsız Üye" olarak görev yapımaya aday olduğumu belirtirim. Bu kapsamda;

a) Şirkette, Türkiye Finansal Raporlama Standartları 10'a göre şirketin yönetim kontrolü ya da Türkiye Muhasebe Standartları 28'e göre önemli derecede etki sahibi olduğu ortaklıklar ile şirketin yönetim kontrolünü elinde bulunduran veya şirkette önemli derecede etki sahibi olan ortaklar ve bu ortakların yönetim kontrolünü elinde bulunduran venemli, eşim ve ikinci dereceye kadar kan ve sıhri hısımlarım arasında; son beş yıl içinde önemli görev ve sorumluluklar üstlenecek yönetici pozisyonunda istihdam ilişkisinin bulunmadığımı, sermaye veya oy haklarının veya imtiyazlı payların %5 inden fazlasına birlikte veya tek başıma sahip olmadığımı ya da önemli nitelikte ticari ilişkide bulunmadığımı.

b) Son beş yıl içerisinde, başta şirketin denetimi (vergi denetimi, kanuni denetim, iç denetim de dahil), derecelendirilmesi ve danışmanlığı olmak üzere, yapılan anlaşmalar çerçevesinde şirketin önemli ölçüde hizmet veya ürün satın aldığı veya sattiğı şirketlerde, hizmet veya ürün satın alındığı veya sattıldığı dönemlerde, ortak (%5 ve üzeri), önemli görev ve sorumluluklar üstlenecek yönetici pozisyonunda çalışmadığımı ve/veya yönetim kurulu üyesi olarak görev almadığımı,

c) Bağımsız yönetim kurulu üyesi olmam nedeniyle üstleneceğim görevleri gereği gibi yerine getirecek mesleki eğitim, bilgi ve tecrübeye sahip olduğumu,

d) 31/12/1960 tarihli ve 193 sayılı Gelir Vergisi Kanunu (G.V.K.)'na göre Türkiye'de yerleşik olduğumu,

e) Şirket faaliyetlerine olumlu katkılarda bulunabilecek, şirket ile pay sahipleri arasındaki çıkar çatışmalarında tarafsızlığımı koruyabilecek, menfaat sahiplerinin haklarını dikkate alarak özgürce karar verebilecek güçlü etik standartlara, mesleki itibara ve tecrübeye sahip olduğumu,

f) Şirket faaliyetlerinin işleyişini takip edebilecek ve üstlendiğim görevlerin gereklerini tam olarak yerine getirebilecek ölçüde şirket işlerine ve Yönetim Kurulu tarafından görevlendirildiğim şirket adına temsil görevlerine zaman ayırabiliyor olmam,

g) Şirketin yönetim kurulunda son on yıl içerisinde altı yıldan fazla yönetim kurulu üyeliği yapmadığımı,

ğ) Şirketin veya şirketin yönetim kontrolünü elinde bulunduran ortakların yönetim kontrolüne sahip olduğu şirketlerin üçten fazlasında ve toplamda borsada işlem gören şirketlerin beşten fazlasında bağımsız yönetim kurulu üyesi olarak görev yapmadığımı,

 h) Yönetim kurulu üyesi olarak seçilen tüzel kişi adına tescil ve ilan edilmemiş olduğumu ve tescil ve ilan edilmeyeceğimi beyan ederim.

Yönetim Kurulu, Genel Kurul, hissedarlarımız ve tüm menfaat sahiplerinin bilgisine sunarım.

28/23/2025

Ad/Soyad

: Bekir Emre Haykır

BAĞIMSIZLIK BEYANI

Petkim Petrokimya Holding A.Ş. (Şirket) Yönetim Kurulunda, mevzuat, esas sözleşme ve Sermaye Piyasası Kurulunun 3 Ocak 2014 tarihli ve 28871 sayılı Resmi Gazete'de yayımlanarak yürürlüğe giren Kurumsal Yönetim Tebliği (II-17.1)'nde belirtilen Sermaye Piyasası Kurulu Kurumsal Yönetim İlkelerinde belirlenen kriterlere göre "Bağımsız Üye" olarak görev yapmaya aday olduğumu belirtirim. Bu kapsamda;

a) Şirkette, Türkiye Finansal Raporlama Standartları 10'a göre şirketin yönetim kontrolü ya da Türkiye Muhasebe Standartları 28'e göre önemli derecede etki sahibi olduğu ortaklıklar ile şirketin yönetim kontrolüne elinde bulunduran veya şirkette önemli derecede etki sahibi olan ortaklar ve bu ortakların yönetim kontrolüne sahip olduğu tüzel kişiler ile kendim, eşim ve ikinci dereceye kadar kan ve sıhri hısımlarım arasında; son beş yıl içinde önemli görev ve sorumluluklar üstlenecek yönetici pozisyonunda istihdam ilişkisinin bulunmadığını, sermaye veya oy haklarının veya imtiyazlı payların %5 inden fazlasına birlikte veya tek başıma sahip olmadığımı ya da önemli nitelikte ticari ilişkide bulunmadığımı.

b) Son beş yıl içerisinde, başta şirketin denetimi (vergi denetimi, kanuni denetim, iç denetim de dahil), derecelendirilmesi ve danışmanlığı olmak üzere, yapılan anlaşmalar çerçevesinde şirketin önemli ölçüde hizmet veya ürün satın aldığı veya sattığı şirketlerde, hizmet veya ürün satın alındığı veya satıldığı dönemlerde, ortak (%5 ve üzeri), önemli görev ve sorumluluklar üstlenecek yönetici pozisyonunda çalışmadığımı ve/veya yönetim kurulu üyesi olarak görev almadığımı,

 c) Bağımsız yönetim kurulu üyesi olmam nedeniyle üstleneceğim görevleri gereği gibi yerine getirecek mesleki eğitim, bilgi ve tecrübeye sahip olduğumu,

ç) Bağlı oldukları mevzuata uygun olması şartıyla, üniversite öğretim üyeliği hariç, üye olarak seçildikten sonra kamu kurum ve kuruluşlarında tam zamanlı çalışmıyor olmam,

d) 31/12/1960 tarihli ve 193 sayılı Gelir Vergisi Kanunu (G.V.K.)'na göre Türkiye'de yerleşik olduğumu,

e) Şirket faaliyetlerine olumlu katkılarda bulunabilecek, şirket ile pay sahipleri arasındaki çıkar çatışmalarında tarafsızlığımı koruyabilecek, menfaat sahiplerinin haklarını dikkate alarak özgürce karar verebilecek güçlü etik standartlara, mesleki itibara ve tecrübeye sahip olduğumu,

f) Şirket faaliyetlerinin işleyişini takip edebilecek ve üstlendiğim görevlerin gereklerini tam olarak yerine getirebilecek ölçüde şirket işlerine ve Yönetim Kurulu tarafından görevlendirildiğim şirket adına temsil görevlerine zaman ayırabiliyor olmam,

g) Şirketin yönetim kurulunda son on yıl içerisinde altı yıldan fazla yönetim kurulu üyeliği yapmadığımı,

ğ) Şirketin veya şirketin yönetim kontrolünü elinde bulunduran ortakların yönetim kontrolüne sahip olduğu şirketlerin üçten fazlasında ve toplamda borsada işlem gören şirketlerin beşten fazlasında bağımsız yönetim kurulu üyesi olarak görev yapmadığımı,

h) Yönetim kurulu üyesi olarak seçilen tüzel kişi adına tescil ve ilan edilmemiş olduğumu ve tescil ve ilan edilmeyeceğimi beyan ederim.

Yönetim Kurulu, Genel Kurul, hissedarlarımız ve tüm menfaat sahiplerinin bilgisine sunarım.

28 /03/2025

Ad/Soyad : Naciye KURTULUŞ SİME



BAĞIMSIZLIK BEYANI

Petkim Petrokimya Holding A.Ş. (Şirket) Yönetim Kurulunda, mevzuat, esas sözleşme ve Sermaye Piyasası Kurulunun 3 Ocak 2014 tarihli ve 28871 sayılı Resmi Gazete'de yayımlanarak yürürlüğe giren Kurumsal Yönetim Tebliği (II-17.1)'nde belirtilen Sermaye Piyasası Kurulu Kurumsal Yönetim İlkelerinde belirlenen kriterlere göre "Bağımsız Üye" olarak görev yapmaya aday olduğumu belirtirim. Bu kapsamda;

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b) Son beş yıl içerisinde, başta şirketin denetimi (vergi denetimi, kanuni denetim, iç denetim de dahil), derecelendirilmesi ve danışmanlığı olmak üzere, yapılan anlaşmalar çerçevesinde şirketin önemli ölçüde hizmet veya ürün satın aldığı veya sattığı şirketlerde, hizmet veya ürün satın aldığı veya sattıldığı dönemlerde, ortak (%5 ve üzeri), önemli görev ve sorumluluklar üstlenecek yönetici pozisyonunda çalışmadığımı ve/veya yönetim kurulu üyesi olarak görev almadığımı,

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ç) Bağlı oldukları mevzuata uygun olması şartıyla, üniversite öğretim üyeliği hariç, üye olarak seçildikten sonra kamu kurum ve kuruluşlarında tam zamanlı çalışmıyor olmam,

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 h) Yönetim kurulu üyesi olarak seçilen tüzel kişi adına tescil ve ilan edilmemiş olduğumu ve tescil ve ilan edilmeyeceğimi beyan ederim.

Yönetim Kurulu, Genel Kurul, hissedarlarımız ve tüm menfaat sahiplerinin bilgisine sunarım.

2810312025

Ad/Soyad : Sedat Saruhan