POWER OF ATTORNEY TO IZOCAM TICARET VE SANAYI AŞ CHAIRMANSHIP OF GENERAL ASSEMBLY

entral Registry System) No :
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10:00 at Divan Oteli, Asker
ly Meeting of Izocam Ticaret
ents in accordance with the
is introduced below in detail

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

- 1. About the Matters on the Agenda of the General Assembly:
 - a) The proxy is authorized to vote in accordance with his/her opinion.
 - b) The proxy is authorized to vote in accordance with the partnership's opinion.
 - c) The proxy is authorized to vote in accordance with the instructions below-mentioned.

Instructions: In case it is selected option (c) by the shareholders, the instructions on article of the agenda are given by marking one of options given in relation to article of the agenda (accepted or refused) and in case it is selected the refused opinion, they are given by specifying the dissenting opinion, if any, which is requested to write on the minutes of the general assembly.

	Articles of the Agenda (*)	Accepted	Refused	Dissenting Opinion
1.	Opening ceremony and election of the Presidential Board,			
2.	Disclosure and discussion of the Board of Directors Report			
3.	Disclosure and discussion of the Independent Audit Report of Güney Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik AŞ (E&Y).			
4.	Disclosure and approval of Financial Statement.			
5.	Seperately releasing of the members of the Board of Directors and auditors pertaining to their activities in the reporting year 2014,			
6.	Informing and approval of the shareholders about dividend distribution policy in accordance with the Corporate Governance Principles.			
7.	Approval, approval upon amendment or disapproval of the distribution of the dividends out of the profit of 2014 reporting year and of the proposed date for dividend distribution,			

8.	Determination of the total number of Board Members,	
	the election of the Independent Board Members who	
	are proposed by Corporate Governance Committee.	
	The selection and amendments of other Board	
	Members together with the determination of their duty	
	periods. Enligthtenment of shareholders about the	
	tasks of board members outside the company and the	
	related reasons.	
9.	Determination of remuneration to be paid to the	
	Chairman and Board members	
10.	Approval of Independent Audit Company selected by	
	the Board of Directors	
11	Informing the shareholders about the wage policy for	
' '	the board of directors and senior managers.	
12.	Informing and approval upon amendments in the	
	below articles of The Articles of Association, provided	
	that the required permits are received from the Capital	
	Market Board and Republic of Turkey, Ministry of	
	Customs and Trade; amendment of: Article 11:	
	Structure and Duties of The Board of Directors and	
	Representation of The Company; Article 13:	
	Provisions Related with the Board of Directors; Article	
	14: Board Meetings; Article 15: Management and	
	Representation of the Company; Article 16: Auditors;	
	Article 18: General Assembly Meetings.	
13.	Informing and approval of the Shareholders about the	
	amount and beneficiaries of the donations and grants	
	to the associations and foundations by the Company	
	for social aid purposes in the year 2014 and	
	determining an upper limit for the grants to take place	
	in 2015 under the Capital Market Board.	
14.	Informing and approval of the Shareholders about the	
'-	Share Buy Back Policy.	
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15.	•	
	395 and 396 of the Turkish Commercial Code in order	
	to enable them to perform activities that fall within the	
	scope of the Company's business on their behalf or on	
	behalf of third parties and to become shareholders to	
	companies which perform such activities.	
16.	Informing General Assembly about whether there	
	were important transactions in 2014 which may result	
	in conflict of interest of shareholders who have	
	management control, Board members, administrative	
	managers and their spouses and relatives up to	
	second degree or the subsidiaries.	
17.	Informing General Assembly about transactions made	
'	with related parties in 2014	
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18.	Sign off the minutes of the General Assembly meeting	
	by the Presidential Board	
19.	Wishes	
ш	(*) The matters in the agenda of the General Ass	

(*) The matters in the agenda of the General Assembly are put in order individually. If there is any resolution draft of the minority, it is also specified to provide voting by proxy.

- 2. The special instruction for other possible matters to appear and especially to use minority rights during the General Assembly meeting:
 - a) The proxy is authorized to vote in accordance with his/her opinion.
 - b) He/she is not authorized to represent about these matters.
 - c) The proxy is authorized to vote in accordance with the below-mentioned instructions.

SPECIAL INSTRUCTIONS: If any, the special instructions to be given by the shareholder to the proxy are specified here.

- B) The shareholder specifies the shares to be represented by the proxy as selecting one of below-mentioned options:
- 1. I certify representation by the proxy for our shares below-mentioned in detail.
- a) Allocation and Serial: *
- b) Number/Group:**
- c) Quantity -Nominal Value:
- d) Concession for voting:
- e) Bearer share-Registered share:*
- f) Ratio to total shares / voting rights owned by the shareholder:
 - *This information is not requested for the shares followed for the record.
 - **It shall be included information of the group, if any, instead of numbers for the shares followed for the record.
- 2. I certify representation by the proxy for my all shares in the list of shareholders who can attend to the general assembly meeting prepared by MKK before one day from the General Assembly meeting.

SHAREHOLDER:

SIGNATURE

Note: It is valid in case it is enclosed a specimen signature or a signature declaration certified by a Notary Public.