

FORD OTOMOTİV SANAYİ A.Ş.
MINUTES OF THE ORDINARY GENERAL ASSEMBLY MEETING
APRIL 3, 2024

Ford Otomotiv Sanayi Anonim Şirketi convened its Ordinary General Assembly for 2023 at 14.00 on April 3, 2024 at Divan İstanbul Hotel, Asker Ocağı Caddesi No:1 34367 Şişli/İstanbul under the supervision of the Ministry Representative Sabire Demir Elbüken, appointed by the Ministry of Trade İstanbul Provincial Directorate of Trade with letter no. 95556499 dated April 1, 2024.

The call to meeting, issued in accordance with applicable legislation and as set out in the Articles of Incorporation and including the agenda, was published on March 12, 2024 in the Turkish Trade Registry Gazette no. 11041, and announced on the corporate website www.fordotosan.com.tr, and the Electronic General Meeting System and E-Company Portal of the Central Registry Agency 21 days before the general assembly meeting date.

Upon review of the List of Attendees, it has been ascertained that of the total 35,091,000,000 shares corresponding to the company's total capital of TL 350,910,000, a total of 31,175,465,955 shares corresponding to a capital of TL 311,754,659.55, including 8,500,464 shares corresponding to a capital of TL 85,004.64 present in person, and 31,166,965,491 shares corresponding to a capital of TL 311,669,654.91 represented by appointed proxies, were represented in the meeting, thus reaching the quorum stipulated in applicable legislation and the Articles of Incorporation. Board member Haydar Yenigün advised that shares in the nominal amount of TL 23,534,225, included in the said total shares, were represented by Depositor Representatives.

It has also been determined that pursuant to paragraphs 5 and 6 of Article 1527 of the Turkish Commercial Code, preparations for the Company's electronic general assembly meeting were carried out in accordance with applicable regulations. After Board member Haydar Yenigün appointed Cem Nayal to use the electronic general meeting system, the meeting commenced concurrently in the physical and electronic mediums to discuss the agenda.

Board member Haydar Yenigün explained the method of voting and advised that, as stated in both the Law and the Company's Articles of Incorporation, without prejudice to the electronic vote counting regulations, the shareholders who were physically present in the meeting room were required to vote openly by a show of hands, and the shareholders who would vote nay to verbally declare their rejection.

Following the deliberations on the agenda topics, the following resolutions have been reached.

1. In the first agenda topic, it was moved to elect the Meeting Chairman to preside over the Ordinary General Assembly. İrem Carenza, representing Temel Ticaret ve Yatırım A.Ş., the shareholder of the company, submitted a motion for the Meeting Chairman. The motion was put to vote. Haydar Yenigün was elected as the Meeting Chairman by the majority of the votes, with ayes corresponding to TL 311,751,904.55 against nays corresponding to TL 2,755.

The Meeting Chairman announced that Güven Özyurt and Josephine Mary Payne were appointed as the Vote Collectors, and Saibe Gül Ertuğ as the Minutes Clerk.

The Meeting Chairman advised that the necessary documents were available for the agenda items to be discussed at the General Assembly meeting, and that the Board members, including himself, Fatma Füsün Akkal Bozok, Güven Özyurt, and Josephine Mary Payne, and Ediz Günsel, representing the independent auditing firm PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik Anonim Şirketi, were present in the meeting and that the other members were unable to attend the meeting due to their excuses.

2. In the second agenda topic, the Meeting Chairman informed the General Assembly that the Company's 2023 Annual Report was made available for the shareholders to view at least 3 weeks before the general assembly meeting date on the company's corporate website at

www.fordotosan.com.tr, at the Company Headquarters, on the Public Disclosure Platform, the Electronic General Meeting System and E-Company Portal of the Central Registry Agency, and in the printed Annual Report in accordance with applicable regulations. The Board of Directors Report section of the Annual Report prepared by the Company's Board of Directors on the activities of 2023 was read out by the Minutes Clerk. Then, deliberations were opened on the 2023 Annual Report. A question submitted via the electronic medium was answered, and then the annual report for 2023 was put to vote. The Annual Report for 2023 was accepted by the majority of the votes, with ayes corresponding to TL 311,684,808.55 against nays corresponding to TL 69,851.

3. In the third agenda topic, the Meeting Chairman asked for the Summary Report for 2023, prepared by the independent audit firm PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik Anonim Şirketi, to be read out. Minutes Clerk Saibe Gül Ertuğ read out the summary report of the independent audit firm. Since this agenda topic would not be put to vote, the shareholders only received information.
4. In the fourth agenda topic, the Meeting Chairman informed the General Assembly that the Company's consolidated Financial Statements for 2023 were disclosed to the public (on the Public Disclosure Platform, on the company's corporate website at www.fordotosan.com.tr, in the Electronic General Meeting System and E-Company Portal of the Central Registry Agency, and in the printed Annual Report) at least 3 weeks before the general assembly meeting. Minutes Clerk Saibe Gül Ertuğ read out the summary balance sheet and summary statement of income. The statements, which were read out, were then opened for deliberations, and no one asked to speak. The Financial Statements for 2023 and the financial statements prepared in accordance with the Tax Procedure Law were accepted by the majority of the votes, with ayes corresponding to TL 311,048,636.55 against nays corresponding to TL 706,023.
5. The individual release of each member of the Board of Directors for their activities in 2023 was put to vote by the Meeting Chairman. Each Board member was released individually by the majority of the votes, with ayes corresponding to TL 309,154,983.55 against nays corresponding to TL 265,026.
6. In the sixth agenda topic, the General Assembly was advised about the proposed amendment to the Dividend Policy, drafted in accordance with the Capital Markets regulations and disclosed to the public (on the Public Disclosure Platform, on the company's corporate website at www.fordotosan.com.tr, in the Electronic General Meeting System and E-Company Portal of the Central Registry Agency, and in the printed Annual Report) 21 days before the general assembly meeting. Minutes Clerk Saibe Gül Ertuğ read out the policy text. Following deliberations, the Dividend Policy updated for 2024 and beyond was accepted by the majority of the votes, with ayes corresponding to TL 311,753,096.55 against nays corresponding to TL 1,563.
7. In the seventh agenda topic, the motion of the Board of Directors regarding the dividend distribution for 2023 and the dividend pay-out date (provided in Annex: 1) as disclosed to the public (on the Public Disclosure Platform, on the company's corporate website at www.fordotosan.com.tr, in the Electronic General Meeting System and E-Company Portal of the Central Registry Agency, and in the printed Annual Report) at least 3 weeks before the general assembly meeting date was opened for deliberations. The motion, which included the following, was read out:
 - Not to allocate 5% first rank legal reserve required by Article 519 of the Turkish Commercial Code for 2023 since the amount of first rank legal reserve has already reached 20% of share capital in tax books as of December 31, 2023.
 - To cover TL 1,517,685,750 first rank legal reserve from net income of TL 49,055,669,150 in the financial statements prepared according to the Turkish Financial Reporting standards (TFRS) and pay %4,330 gross (%3,897.00 net) in proportion and TL 15,194,403,000 total

gross dividend in cash, including TL 15,194,403,000 first dividend to shareholders assuming each share with a nominal value of 1-TL pays TL 43.30 gross (TL 38.9700 net in accordance with the Dividend Distribution Proposal) and allocate the remaining TL 32,343,580,400 as extraordinary reserves.

- To pay TL 15,194,403,000 total gross dividend in cash after allocating TL 1,517,685,750 first rank legal reserve from TL 31,884,260,100 of current year profit for the year 2023 according to the statutory records (Tax Procedure Law) and keep the remaining amount to be subjected to inflation adjustment according to the Tax Procedure Law as of 31.12.2023 under the Retained Profits/Losses account.
- To pay TL 15,194,403,000 in total dividends at a rate of 4,330% (gross=net amount of TL 43.30 per share with a nominal value of TL 1) to fully obligated corporations and limited taxpayer shareholders who earn dividends through an office or a permanent representative in Turkey and at a rate of 3,897% (gross TL 43.3000 and net TL 38.97000 per share with a nominal value of TL 1) to other shareholders.
- To start dividend distribution date as April 8, 2024.

The Board of Directors' proposal, detailed above, was approved by the majority of the votes, with ayes corresponding to TL 311,753,096.55 against nays corresponding to TL 1,563.

Pursuant to the CMB's principle decision dated 7.3.2024, the general assembly was advised that no retained net loss occurred as a result of inflation adjustment according to the financial statements prepared in accordance with VUK records, and therefore no situation requiring offset occurred.

8. In the eight agenda topic regarding the election of the Board of Directors, the motion submitted by İrem Carenza nominating the members of the Board of Directors from among B and C group shareholders was put to vote. As a result of the vote, it was determined that the Board of Directors would consist of 12 members, including two independent members. The following individuals were elected to the Board of Directors to serve for one year until the General Assembly Meeting to review the activities of 2024: Nominated by B group shareholders: Mustafa Rahmi Koç (Turkish ID No. xxx), Yıldırım Ali Koç (Turkish ID No. xxx), Sn. Levent Çakıroğlu (Turkish ID No. xxx), Haydar Yenigün (Turkish ID No. xxx), and Güven Özyurt (Turkish ID No. xxx), and nominated by C group shareholders: James Kieran Vincent Cahill (Tax ID No. xxx), William Richard Periam (Tax ID No. xxx), John Michael Davis (Tax ID No. xxx), Johan Egbert Schep (Tax ID No. xxx), Josephine Mary Payne (Tax ID No. xxx), and Fatma Füsün Akkal Bozok (Turkish ID No. xxx) and Katja Windt (Tax ID No. xxx), the two independent members for whom the CMB did not express a negative opinion. The motion was approved by the majority of the votes, with ayes corresponding to TL 290,751,191.55 against nays corresponding to TL 21,003,468.

The General Assembly was also advised that the résumés of the Board members, except for John Michael Davis, were disclosed to the public (on the Public Disclosure Platform, on the company's corporate website at www.fordotosan.com.tr, in the Electronic General Meeting System and E-Company Portal of the Central Registry Agency, and in the printed Annual Report) at least 3 weeks before the general assembly meeting date. The Minutes Clerk read out the résumé of John Michael Davis.

9. The General Assembly was advised that the finalized Remuneration Policy for the Board of Directors and Senior Executives, which was accepted by the shareholders at the Ordinary General Assembly Meeting on March 9, 2023, after the approval of the Board of Directors upon the recommendation of the Corporate Governance Committee pursuant to the Corporate Governance Principles, was disclosed to the public (on the Public Disclosure Platform, on the company's corporate website at www.fordotosan.com.tr, in the Electronic General Meeting System and E-Company Portal of the Central Registry Agency, and in the printed Annual Report) at least 3 weeks before the general assembly meeting date. The General Assembly was also advised that

the remuneration extended to the Board member and senior executives in 2023 amounted to TL 369,710,031 (TL 318,340,410 in historical costs) in total as stated in the publicly disclosed financial statements' note 27. The Remuneration Policy for the Board of Directors and Senior Executives and the benefits provided in 2023 in accordance with this policy were approved by the majority of the votes, with ayes corresponding to TL 310,795,671.55 against nays corresponding to TL 958,988.

10. The motion submitted by İrem Carenza, representing Temel Ticaret ve Yatırım A.Ş., the shareholder of the company, to determine the remuneration for the Board members in accordance with the "Remuneration Policy for the Board of Directors and Senior Executives," was put to vote. The motion to pay a gross annual fee of TL 2,064,000 (Two million sixty four thousand Turkish Liras) to each of the Turkish citizen Board members, and a gross annual fee of Euro 60,000 EUR (Sixty thousand Euros) to each of the foreign national Board members in equal monthly installments starting from the month following this general assembly meeting, was approved by the majority of the votes, with ayes corresponding to TL 290,358,539.55 against nays corresponding to TL 21,396,120.
11. The motion to confirm the Board of Directors' appointment of Güney Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş., registered at Maslak Mahallesi Eski Büyükdere Cad. Orjin Plaza No:27 Sarıyer İstanbul with the İstanbul Trade Registry Directorate with Registration No. 479920, as the independent audit firm in accordance with the applicable provisions of the Turkish Commercial Code and the CMB's Communiqué on Independent Auditing in Capital Markets, to audit the financial statements of the company for the 2023 accounting period and to carry out other activities stipulated in the regulations under these laws, and to signed the necessary agreement was approved by the majority of the votes, with ayes corresponding to TL 311,113,983.55 against nays corresponding to TL 640,676.
12. The shareholders were advised that the donations made by Ford Otosan legal entity in 2023 for the purpose of social aid in line the Donation and Sponsorship Policy amounted to TL 576,928,004 (TL 825,984,458 calculated according to the purchasing power on December 31, 2023), and about the key beneficiaries of these donations. Mustafa Can Kaya, a shareholder who attended the meeting in electronic medium proposed that the upper limit of donations for 2024 be 0.8% (eight per thousand) of the revenues. The motion was put to vote and rejected by the majority of the votes, with ayes corresponding to TL 2,177,716 against nays corresponding to TL 309,576,943.55. The other motion, submitted by İrem Carenza, representing Temel Ticaret ve Yatırım A.Ş., the shareholder of the company, to set the upper limit for donations in 2024 at 0.4% (four per thousand) of the previous year's revenues was approved by the majority of the votes, with ayes corresponding to TL 290,376,963.55 against nays corresponding to TL 21,377,696.
13. The General Assembly was advised that information on the collaterals, pledges, liens and mortgages granted in favor of the Company and its subsidiaries' own legal entities pursuant to the Capital Markets Board regulations, and in favor of its affiliates according to the CMB regulations, and the income and benefits obtained thereof, was provided in Note 14 to the Financial Statements dated 31.12.2023, and that no guarantees, pledges, mortgages and sureties were vested in favor of third parties other than affiliates. Since this agenda topic would not be put to vote, the shareholders only received information.
14. The motion to grant permission to shareholders with management control, the Board members, senior executives, and their spouses and relatives by blood and marriage up to the second degree, pursuant to Articles 395 and 396 of the Turkish Commercial Code, was approved by the majority of the votes, with ayes corresponding to TL 311,752,830.55 against nays corresponding to TL 1,829. Furthermore, the General Assembly was advised that in line with the Capital Markets Board's Corporate Governance Communiqué, some shareholders with management control, the Board members, senior executives, and their spouses and relatives by blood and marriage up to the second degree, also served on the Boards of some other Koç Group and Ford Group

companies, including those engaged in similar activities to our Company, and that, pursuant to 1.3.6 of the Corporate Governance Principles, no material transactions of the kind mentioned in the principle took place within the year 2023.

15. The shareholders who attended the meeting thanked the company for the results achieved and wished success for the new activity year. Meeting Chairman Haydar Yenigün, Ford Otosan Leader Güven Özyurt and Ford Otosan Finance Leader Saibe Gül Ertuğ answered questions received from the meeting room and the electronic medium.

With no other agenda topics to discuss, The Meeting Chairman concluded the general assembly meeting.

These minutes were drawn up after the meeting at the meeting venue and signed. April 3, 2024

HAYDAR YENİGÜN
Meeting Chairman

SABİRE ELBÜKEN
Ministry Representative

GÜVEN ÖZYURT
Vote Collector

JOSEPHINE MARY PAYNE
Vote Collector

SAİBE GÜL ERTUĞ
Minutes Clerk

Appendix 1 - DIVIDEND DISTRIBUTION TABLE

FORD OTOMOTİV SANAYİ A.Ş. 01.01.2023/31.12.2023 Period Dividend Payment Table (TL)

| | |
|--|---------------|
| 1.Paid-In / Issued Capital (*) | 350,910,000 |
| 2. Total Legal Reserves (According to Legal Records) (**) | 1,720,120,380 |

| | Based on CMB Regulations | Based on Legal Records |
|--|--------------------------|------------------------|
| 3. Current Period Profit | 47,428,332,895 | 32,017,901,771 |
| 4. Taxes Payable (-) | 1,627,336,255 | -133,641,671 |
| 5. Net Current Period Profit | 49,055,669,150 | 31,884,260,100 |
| 6. Losses in Previous Years (-) | | |
| 7. Primary Legal Reserve (-) | | |
| 8. Net Distributable Current Period Profit | 49,055,669,150 | 31,884,260,100 |
| Dividend Advance Distributed (-) | | |
| Dividend Advance Less Net Distributable Current Period Profit | 49,055,669,150 | |
| 9. Donations Made During The Year (+) | 825,984,458 | |
| 10. Donation-Added Net Distributable Current Period Profit on which First Dividend Is Calculated | 49,881,653,608 | |
| 11. First Dividend to Shareholders | 15,194,403,000 | 17,545,500 |
| * Cash | 15,194,403,000 | 17,545,500 |
| * Stock | | |
| 12. Dividend Distributed to Owners of Privileged Shares | | |
| 13. Other Dividend Distributed | | |
| * To the Employees | | |
| * To the Members of the Board of Directors | | |
| * To Non-Shareholders | | |
| 14. Dividend to Owners of Redeemed Shares | | |
| 15. Second Dividend to Shareholders | | 15,176,857,500 |
| 16. Secondary Legal Reserves | 1,517,685,750 | 1,517,685,750 |
| 17. Statutory Reserves | | |
| 18. Special Reserves | | |
| 19. Extraordinary Reserves | 32,343,580,400 | 15,172,171,350 |
| 20. Other Distributable Resources | | |

Dividend Payment Rates Table

| Share Group | CASH DIVIDEND AMOUNT (TL) - NET | STOCK DIVIDEND AMOUNT (TL) | TOTAL DIVIDEND AMOUNT (TL) / NET DISTRIBUTABLE CURRENT PERIOD PROFIT (%) | DIVIDEND TO BE PAID FOR SHARE WITH PAR VALUE OF 1 TL - NET (TL) | DIVIDEND TO BE PAID FOR SHARE WITH PAR VALUE OF 1 TL - NET (%) |
|-------------|---------------------------------|----------------------------|--|---|--|
| Group A | 2,700,149,749.82 | | 5.5 | 38.97 | 3,897 |
| Group B | 5,974,845,304.05 | | 12.18 | 43.3 | 4,330 |
| Group C | 5,923,318,107.13 | | 12.07 | 41.135 | 4,113.5 |
| TOTAL | 14,598,313,161 | | 29.76 | | |

Dividend Rate Table Explanations

- 1) There is no privileged share group in the profit.
- 2) The calculations have been based on the assumption that other A Group shareholders are subject to withholding tax.
- 3) The %0 withholding tax rate is used when calculating net dividend for all of group B shares which belong to our taxpayer legal entity partners Koç Holding A.Ş and Temel Ticaret A.Ş.
- 4) The 5% withholding tax rate is used when calculating net dividend for all of group C shares which belong to our limited taxpayer partner Ford Deutschland Holding GmbH.