

KAMUYU AYDINLATMA PLATFORMU

FORD OTOMOTIV SANAYI A.Ş. Notification Regarding General Assembly



Notification Regarding General Assembly

| Summary Info | Ordinary General Assembly Registration |
|------------------------------|--|
| Update Notification Flag | Yes |
| Correction Notification Flag | No |
| Postponed Notification Flag | No |

General Assembly Invitation

| Type of General Assembly | Annual |
|-------------------------------|---|
| Begining of The Fiscal Period | 01.01.2018 |
| End of The Fiscal Period | 31.12.2018 |
| Decision Date | 18.02.2019 |
| General Assembly Date | 15.03.2019 |
| General Assembly Time | 14:00 |
| Record Date | 14.03.2019 |
| Country | Turkey |
| City | İSTANBUL |
| District | şişli |
| Address | Divan İstanbul Oteli; Asker Ocağı Caddesi No:1 34367 Şişli / İstanbul (Tel: +90 212 315 55 00, Faks: +90 212 315 55 15) |

Agenda Items

1 - Opening and election of Chairmanship Panel,

2 - Reading, discussion and approval of the Annual Report of year 2018 prepared by the Board of Directors,

3 - Reading of the summary report of the Independent Audit Firm of 2018 Fiscal Period,

4 - Reading, discussion and approval of the Financial Statements of 2018 Fiscal Period,

5 - Release of the members of the Board of Directors separately for year 2018 activities,

6 - Approval, or approval with amendments or refusal of the Board of Directors' proposal for profit distribution for the year 2018 and the distribution date which prepared in accordance with the Company's Profit Distribution Policy,

7 - Determination of the number and the term of duty of the members of the Board of Directors and election of the members base on the determined number, election of the Independent Board Members,

8 - As per the Corporate Governance Principles, informing the shareholders regarding the "Remuneration Policy" for members of the Board of Directors and the senior executives and payments made under this policy and approval of the "Remuneration Policy" and related payments,

9 - Determination of the annual gross fees to be paid to the members of the Board of Directors,

Yes

10 - As per the regulations of the Turkish Commercial Code and Capital Markets Board, approval of the Board of Directors' election for the Independent Audit Firm,

11 - Giving information to the shareholders regarding the donations made by the Company in 2018 and determination of a upper limit for donations to be made in 2019,

12 - Under Articles 395 and 396 of the Turkish Commercial Code, authorizing: shareholders with management control, members of the Board of Directors, senior executives and their spouses and relatives related by blood or affinity up to the second degree; and also informing the shareholders regarding the transactions made in this extent in 2018 pursuant to the Capital Markets Board's Communiqué on Corporate Governance,

13 - Wishes and opinions

Corporate Actions Involved In Agenda

Dividend Payment

General Assembly Results

Was The General Assembly Meeting Executed?

Ford Otomotiv Sanayi A.Ş. Ordinary General Assembly Meeting for the year 2018 was held on March 15, 2019 at 14:00. Summary of the meeting minutes as follows:

· Annual Report for the year 2018 was approved.

· 2018 Financial Tables was approved.

 \cdot Release of members of the Board of Directors separately for 2018 activities was accepted.

 \cdot Board of Directors' proposal for profit distribution for the year 2018 and the distribution date was accepted.

• Number of the members of Board of Directors, together with 2 independent members, is determined as 14 totally. As B group shareholders' nominees Mr. Mustafa Rahmi Koç is elected as the Honorary Chairman, Mr. Yıldırım Ali Koç, Mr. Osman Turgay Durak, Mr. İsmail Cenk Çimen, Mr. Ali İhsan İlkbahar, Mr. Haydar Yenigün, as C group shareholders' nominees Mr. Steven Robert Armstrong, Mrs. Birgit Annelies Behrendt, Mr. Jörg-Michael Alfred Beyer, Mrs. Lisa Katharine King, Mr. Roelant Christiaan de Waard, Mr.William Richard Periam elected as members of Board of Directors and Mrs. Fatma Füsun Akkal Bozok, Mr. Leonard Martin Meany are elected as independent members of the Board of Directors in order to serve until the Shareholders Ordinary General Assembly which shall convene for the purpose of examining 2019 accounts.

• As per the Corporate Governance Principles, regarding the "Remuneration Policy" for members of the Board of Directors and the senior executives and payments made under this policy were approved.

 \cdot Annual gross fees to be paid to the members of the Board of Directors were determined.

• As per the regulations of the Turkish Commercial Code and Capital Markets Board, PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş.'nin (A member of PricewaterhouseCoopers) was approved as the Independent Audit Firm for 2019 accounts and financial reports.

• Upper limit for donations to be made in 2019 was accepted.

| Decisions Regarding Corporate Actions | | |
|---------------------------------------|-----------|--|
| Dividend Payment | Discussed | |
| General Assembly Registry | | |
| Were The Minutes Registered? | Yes | |

General Assembly Results

Additional Explanations

Ford Otomotiv Sanayi A.Ş. Board of Directors, in the meeting dated February 18, 2019, has resolved to invite the General Assembly for its Ordinary Meeting for the year 2018, on March 15, 2019 Friday at 14:00 to review and resolve the agenda specified as attached at Divan İstanbul Hotel located at ("Asker Ocağı Caddesi No:1 34367 Şişli / İstanbul (Tel: +90 212 315 55 00, Faks: +90 212 315 55 15)"); to duly perform the invitation procedures; to announce the invitations at Turkish Trade Registry Gazette, at the internet address of the Company of www.fordotosan.com.tr, at the Central Registry Agency A.Ş.'s E-Company Portal and Electronic General Assembly Systems and at the Public Disclosure Platform.

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

We proclaim that our above disclosure is in conformity with the principles set down in "Material Events Communiqué" of Capital Markets Board, and it fully reflects all information coming to our knowledge on the subject matter thereof, and it is in conformity with our books, records and documents, and all reasonable efforts have been shown by our Company in order to obtain all information fully and accurately about the subject matter thereof, and we're personally liable for the disclosures.