Annual Ordinary General Assembly Meeting Agenda

- 1. Opening of the meeting and establishment of the Board of the Assembly,
- 2. Reading out and discussion of the annual report of the Board of Directors for the year 2020,
- 3. Reading out the report of the Independent Audit Company for the fiscal year 2020,
- 4. Reading out, discussion and approval of the Financial Statements for the fiscal year 2020 prepared in accordance with the regulations of CMB,
- 5. Approval of the Board Members who were elected in 2020,
- 6. Acquittal of the members of the Board of Directors separately regarding their actions in 2020,
- 7. Approval, revision or rejection of the proposal of the Board of Directors on distribution of profits,
- 8. Election of the new members of the Board of Directors in place of those whose terms of office have expired and determine the terms of office and remuneration,
- 9. Selection of the independent audit company for the audit of the financial statements and reports for the year 2021 in accordance with the Turkish Commercial Code numbered 6102 and Capital Markets Law numbered 6362,
- 10. Approval of the attached amendment of Article 7 ("Capital") (Appendix-1) of articles of association, for the extension of the registered capital system permission period,
- 11. Approval of the attached amendment of Article 14 ("Board Meetings") (Appendix-2) of the articles of association regarding board meetings to also be held electronically,
- 12. Informing the shareholders on the donations made by the Company in 2020 in accordance with the regulations laid down by the Capital Markets Board,
- 13. According to the regulations laid down by the Capital Markets Board, informing the shareholders on any income and benefits obtained by the Company by granting collaterals, pledges and mortgages in favor of third persons,
- Informing the General Assembly of the transactions, if any, within the context of Article
 1.3.6. of Corporate Governance Principles of the Corporate Governance Communique (II-17.1.) of the Capital Markets Board,
- 15. Authorization of the members of the Board of Directors about the transactions and operations in the context of the Articles 395 and 396 of the Turkish Commercial Code,
- 16. Petitions and requests.

APPENDIX-1 :

OLD VERSION	NEW VERSION
CAPITAL	<u>CAPITAL</u>
ARTICLE 7	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).	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	Company's issued capital is TL 592,105,263 (five
hundred ninety two million one hundred five	hundred ninety two million one hundred five
thousand two hundred sixty three Turkish Liras)	thousand two hundred sixty three Turkish Liras)
and the issued capital has fully been paid in cash	and the issued capital has fully been paid in cash
free of any collusion.	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.	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	New shares cannot be issued unless the price of
the issued shares is paid by being fully sold.	the issued shares is paid by being fully sold.
Shares representing the capital are monitored on	Shares representing the capital are monitored on
registered basis in accordance with registry	registered basis in accordance with registry
principles.	principles.
Except for the cases specified below, each	Except for the cases specified below, each
shareholder is entitled to claim new shares	shareholder is entitled to claim new shares
issued, pro rata their shares in the capital. In	issued, pro rata their shares in the capital. In
capital increases realized through shareholder's	capital increases realized through shareholder's
equity, new shares will be allocated to the existing	equity, new shares will be allocated to the existing
shareholders pro rata their shares in the capital.	shareholders pro rata their shares in the capital.
In conformity with the relevant provisions of the	In conformity with the relevant provisions of the
Capital Market Law and relevant legislation, if	Capital Market Law and relevant legislation, if
required, the Company is authorized to increase	required, the Company is authorized to increase
its issued capital by issuing new shares up to the	its issued capital by issuing new shares up to the
registered capital ceiling, to restrict the	registered capital ceiling, to restrict the
shareholder's right to purchase new shares and	shareholder's right to purchase new shares and
to issue new shares which are above the nominal	to issue new shares which are above the nominal
values. Right to purchase new shares can not be	values. Right to purchase new shares can not be
used in a way that will cause inequalities between	used in a way that will cause inequalities between
shareholders.	shareholders.
The permission by the Capital Markets Board for	The permission by the Capital Markets Board for
the registered capital ceiling is valid for the years	the registered capital ceiling is valid for the years
between 2016-2020 (five years). Even if the	between 2021-2025 (five years). Even if the

previously set capital ceiling is not reached as the	previously set capital ceiling is not reached as the
end of year 2020, in order for the Board of	end of year 2025 , in order for the Board of
Directors to increase capital, a new permission for	Directors to increase capital, a new permission for
a registered capital ceiling, either at the	a registered capital ceiling, either at the
previously permitted amount or for a higher	previously permitted amount or for a higher
amount, should be taken from the Capital Markets	amount, should be taken from the Capital Markets
Board as per a decision of the General Assembly.	Board as per a decision of the General Assembly.
If the authorization of the Capital Markets Board	If the authorization of the Capital Markets Board
is not obtained, then the Company can not	is not obtained, then the Company can not
increase capital by a Board Resolution.	increase capital by a Board Resolution.
Capital of the company can be increased or	Capital of the company can be increased or
decreased in accordance with the Turkish	decreased in accordance with the Turkish
Commercial Code and Capital Markets	Commercial Code and Capital Markets
regulations when necessary.	regulations when necessary.

APPENDIX-2 :

OLD VERSION	NEW VERSION
BOARD MEETINGS	BOARD MEETINGS
ARTICLE 14	ARTICLE 14
The Board of Directors will convene if and when required in the course of the Company's business.	The Board of Directors will convene if and when required in the course of the Company's business.
For convention of the Board, simple majority of all Directors should be represented in the meeting. Resolutions may be passed through the simple majority of all Directors.	For convention of the Board, simple majority of all Directors should be represented in the meeting. Resolutions may be passed through the simple majority of all Directors.
Directors may not vote in the name of each other or may not attend meetings by proxy.	Directors may not vote in the name of each other or may not attend meetings by proxy.
In the case of equality of votes, the subject matter of voting will be postponed to the upcoming meeting. In case of a recurrent equality of votes in the next meeting, the agenda item will be deemed to have been rejected.	In the case of equality of votes, the subject matter of voting will be postponed to the upcoming meeting. In case of a recurrent equality of votes in the next meeting, the agenda item will be deemed to have been rejected.
Unless one of the Director requests a meeting, decisions of the Board of Directors may also be taken by obtaining written consents of the simple majority of all Directors for a proposal issued in the form of a resolution presented by a Director on a certain subject matter. The validity of such	Unless one of the Director requests a meeting, decisions of the Board of Directors may also be taken by obtaining written consents of the simple majority of all Directors for a proposal issued in the form of a resolution presented by a Director on a certain subject matter. The validity of such

resolution to be so passed essentially requires the submittal of the same proposal to all Directors. Consents of Directors do not necessarily need to be presented on the same document, yet all documents containing the counter signatures should be attached to the Board's resolution book or transformed into a resolution containing the signatures of all affirmants that will further be registered into the resolution book.

Validity of the Board decisions is subject to being recorded in the decisions book and duly signed by the Directors.

Each Director may request from the Chairman in writing to call the Board of Directors for a meeting. resolution to be so passed essentially requires the submittal of the same proposal to all Directors. Consents of Directors do not necessarily need to be presented on the same document, yet all documents containing the counter signatures should be attached to the Board's resolution book or transformed into a resolution containing the signatures of all affirmants that will further be registered into the resolution book.

Validity of the Board decisions is subject to being recorded in the decisions book and duly signed by the Directors.

Each Director may request from the Chairman in writing to call the Board of Directors for a meeting.

Those who have the right to attend the meeting of the board of directors of the company can also attend these meetings electronically in accordance with the 1527th article of the Turkish Commercial Code. The Company may establish an Electronic Meeting System that will allow beneficiaries to attend and vote in electronic means in accordance with the provisions of the Communiqué on Boards to be Held in Electronic Platform Except for the Joint Stock Company General Assemblies in Commercial Companies, as well as purchasing services from systems established for this purpose. In the meetings to be held, it is ensured that the beneficiaries can exercise their rights specified in the relevant legislation within the framework specified in the provisions of the Communiqué through the system established in accordance with this provision of the articles of association or the system from which support services will be obtained.