## **POWER OF ATTORNEY**

## ARÇELİK A.Ş.

I hereby authorise and appoint as proxy who is introduced below in detail to represent me, to vote, to submit proposals and to sign necessary documents on behalf of me at Arçelik A.Ş.'s general assembly meeting scheduled to be held on 23.03.2021, Tuesday, at 14:00, at "Divan İstanbul Hotel, Asker Ocağı Caddesi No:1 34367 Elmadağ Şişli, İstanbul" in accordance with the following:						
Proxy	v's (*);					
Name	e Surname/Commercial Title:					
T.R. ID No/Tax ID, Commercial Registry and Number with MERSIS number: (*) Submitting equivalents of information referred for Proxies with foreign nationality is mandatory.						
A)	SCOPE OF THE POWER TO REPRESENT					
	Scope of the power to represent must be determined by choosing either (a), (b) or (c) for the following sections numbered 1 and 2.					
1.	Regarding the Issues in Agenda of General Assembly;					
	<ul> <li>a) Proxy shall be authorised to vote as per her/his own opinion.</li> <li>b) Proxy shall be authorised to vote as per the proposals of the partnership management.</li> <li>c) Proxy shall be authorised to cast vote as per the instructions given in the table.</li> </ul>					
In the be gi asser	event that the shareholder chooses (c) option, instructions specific to agenda items shall ven provided that one of the options given against the relevant agenda item of general mbly is checked (acceptance or refusal), or if refusal option is chosen, by specifying sition note which is required to be written in moments of general assembly (if any).					

Agenda Items	Acceptance	Refusal	Opposition Note
Opening and election of the Chairman of the Meeting,			
2. Reading, discussing and approving the 2020 Annual Report prepared by the Company Board of Directors,			
3. Reading the Summary of Independent Audit Report for 2020 accounting period,			
4. Reading, discussing and approving the Financial Statements related to the 2020 accounting period,			
5. Acquittal of each member of the Board of Directors in relation to the activities of Company in 2020,			
6. Acceptance, acceptance after amendment or refusal of the offer of the Board of Directors in accordance with the Company's profit distribution policy regarding the distribution of the profits of 2020 and the date of the distribution of profits,			
7. Acceptance, acceptance after amendment or refusal of the Board of Directors' offer for amending Article 6 entitled "Capital" of the Company Articles of Association,			
8. Acceptance, acceptance after amendment or refusal of our subsidiary Arçelik Pazarlama A.Ş.'s share pledge program for taking pledge of Arçelik A.Ş. shares owned by Arçelik Pazarlama A.Ş.'s dealers for the purpose of collateral against the receivables, in accordance with the Capital Markets Law and the relevant regulations.			
9. Determining the number and duty term of the Members of the Board of Directors, making elections in accordance with the determined number of members, selecting the Independent Members of the Board of Directors,			

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10. Informing and approval of the Shareholders about the Remuneration Policy						
for the Members of the Board of Directors and Top Managers and the payments made within the scope of the policy in accordance with the						
Corporate Governance Principles,						
	etermining annual gross salaries of the members of the Board of					
Direct	,					
	oproval of the Independent Auditing Institution selected by the Board of					
	ors in accordance with the Turkish Commercial Code and the Capital					
	ts Board regulations, pproval of the Donation and Sponsorship Policy, informing the					
shareholders about the donations made by the Company in 2020 and						
determining an upper limit for donations to be made in 2021,						
14. Informing the shareholders about the collaterals, pledges, mortgages and						
	granted in favour of third parties and the income and benefits obtained					
	0 by the Company and subsidiaries in accordance with Capital Markets					
	regulations, Ithorising the shareholders holding management capacity, the Members					
	Board of Directors, top managers and their spouses and relatives by					
	and marriage up to the second degree within the framework of the					
	s 395th and 396th of Turkish Commercial Code and informing					
	nolders about transactions performed within the scope during 2020 as					
	e Corporate Governance Communiqué of Capital Markets Board,					
16. W	shes and opinions.					
	ority has any draft resolution, it shall be separately specified	to guarantee	voting by	/		
proxy						
2.	Special instruction for other issues which may arise in Gene	ral Assembly	and usin	g		
	minority rights in particular:					
	a) Proxy shall be authorised to vote as per her/his own opini	on.				
	b) Proxy shall not be authorised to represent for these issue	S.				
	c) Proxy shall be authorised to cast vote as per the following		uctions.			
	, ,	•	'			
SPE	CIAL INSTRUCTIONS; If any, special instructions from share	holder to pro	xv shall b	е		
	fied here.		, , , , , , , , , , , , , , , , , , ,			
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B)	Shareholder defines which shares to be represented b	v proxv by	choosing	one		
Δ,	of the following options.	y proxy by	0110001115	, 0110		
1.	I certify that proxy shall represent my shares which are spec	ified below in	dotail			
١.		illed below ii	i u <del>c</del> taii.	Ш		
	a) Array and serial:*					
	b) Number/ Group:**					
	c) Quantity-Nominal value:					
	d) If multiple vote securities or not:					
	e) Whether shares are bearer shares or written in the name:					
	f) Proportion of shareholder to possessed total shares/voting	g rights:				
	*The information about shares which are followed from regis	trations is no	t request	ed.		
	**If any, information regarding the group shall be used instead					
	which is followed from registrations.					
2.	I hereby certify that proxy shall represent all shares of mine	in the list rea	arding the	9		
	shareholders who can attend to general assembly organized		_			
	A.Ş. the day before General Assembly.	by Morkozi	rtayit itai	alaşa		
	74.9. the day belote deficial Assembly.			Ш		
FULL NAME OR TITLE OF THE SHAREHOLDER(*)						
		C number				
T.R. ID No/Tax ID, Commercial Registry and Number with MERSIS number:						
Address:						

(\*) Submitting equivalents of information referred for shareholders with foreign nationality is mandatory.

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