

DECLARATION OF CORPORATE GOVERNANCE PRINCIPLES AND COMPLIANCE REPORT

SECTION I: DECLARATION OF COMPLIANCE WITH CORPORATE GOVERNANCE PRINCIPLES

In 2015, full compliance was achieved with the applicable compulsory principles of the Corporate Governance Communiqué II-17.1 while compliance was achieved with most of the non-compulsory principles.

Although the aim is to achieve full compliance also with the non-compulsory Corporate Governance Principles, full compliance has not yet been achieved due to reasons such as; difficulties in practicing some of the principles, continuing evaluations in our country and on an international platform about complying with some of the principles, some of the principles not fully matching with the existing structure of the market and our Company.

The process regarding the principles which have not yet been adopted is in progress and they are scheduled for adoption following the completion of managerial, legal, operational and technical infrastructure works in a manner to assist the Company in effective management. Comprehensive activities carried out within our company within the scope of the Corporate Governance Principles, and principles that were not complied with in relevant departments and conflicts of interest (if any) arising for this reason, are explained below.

In 2015, Corporate Governance activities were carried out particularly to achieve compliance with the Capital Markets Law that includes the new regulations about SPK's Corporate Governance Principles, and with the Communiqués based on this Law.

As was the case in 2014, corporate governance activities in 2015 focused mainly on achieving compliance with the Capital Market Law that also incorporates the SPK's new

requirements concerning Corporate Governance Principles and with the Communiqués based on this Law. To achieve alignment with the New Turkish Commercial Code and the Capital Market Law, necessary amendments to the Articles of Association were completed in 2013, and our Board of Directors and Board of Directors' Committees were reconstituted according to the requirements set out in the Corporate Governance Communiqué that entered into force in 2014. Within this context, our Board of Directors and our Committees were formed in line with the requirements in the Corporate Governance Communiqué and the Board of Directors' Committees so set up pursue their activities efficiently. Board of Directors' and executive managers' remuneration policy was determined and presented for the shareholders' information at the General Assembly. With the informative document prepared for the General Assembly; (i) General Assembly information (that must be announced according to the principles) such as privileged shares, rights to vote, organizational changes, (ii) résumés of the candidate Members of the Board of Directors, (iii) Board of Directors' and executive managers' remuneration policy, (iv) necessary reports that must be prepared and necessary information that must be announced regarding the related party transactions, were presented for the information of our shareholders and investors 3 weeks in prior to the General Assembly. Furthermore, our Company's corporate website and Annual Report were reviewed, necessary revisions were made in order to achieve full compliance with the principles.

In the upcoming period, developments in the legislation and practices will be taken into account and necessary activities will be carried out in order to achieve compliance with the Principles.

Within the scope of the Compulsory Corporate Governance Principles, in the context of exceptions in practicing the Corporate Governance principles – as per the first paragraph of the 6th Article of the Corporate Governance Communiqué; our Company's status is a "business partnership" (.IV) composed of "two juridical persons" who "equally control the management with an agreement" while the number of the independent members of the Board of Directors is "two" in line with this regulation. With the Capital Markets Board decision n.5/129 (date: 16.02.2012) approval was received for that it was sufficient to determine the number of the independent members of the Board of Directors as 2 (two).

Furthermore; as per Article 5 paragraph 6 of the said Communiqué, nominees for independent membership on the Board of Directors were determined in conformity with the requirement that reads "It is sufficient that [...the principle.....] is met by at least half of the independent members" with respect to the criterion of "being considered a resident in Turkey in accordance with the Income Tax Law" as specified in paragraph (d) of the first clause of the compulsory principle numbered 4.3.6, and necessary permission has been obtained from the SPK. Along this line, the necessary consent has been received for the Board of Directors' independent member nominees with the SPK decision no. 5/136 and dated 17.02.2014, and the independent members were elected at the General Assembly as at 28 March 2014 for a three-year term of office.

The implementation of Corporate Governance Principles has a decisive and ever-increasing importance for the Company as a result of the developments in Capital Markets and as a dynamic process. The Company continues its efforts to adopt corporate governance as a corporate culture by adopting the Corporate Governance

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Principles issued by the Capital Markets Board, making the necessary improvements and regulations based on current conditions on areas which require adoption and making the necessary changes.

Following suit of previous years, our activities were meticulously carried on in 2015 by keeping a close eye on the changes made in the legislation or capital market regulations, and in line with our Company's corporate governance activities.

Within the framework of our corporate governance practices, our corporate governance rating was revised once periodically by the corporate governance rating firm SAHA Kurumsal Yönetim ve Kredi Derecelendirme Hizmetleri A.Ş. Within the scope of the Corporate Governance Rating Report issued on 05 November 2015 upon review of 2015 operations, our rating score was upgraded once again and declared as 9.06 (90.61).

Due to reasons also mentioned above, full compliance has not yet been achieved with the non-compulsory Corporate Governance Principles specified below. Detailed information regarding the issue is presented in the relevant sections below. Our Company is not exposed to any conflicts of interest by reason of failure to fully comply with the non-compulsory principles.

Regarding the principle no. 1.4.2, privileges listed below in section 2.4 were specified in our Articles of Association.

Regarding the principle no. 1.5.2; our Articles of Association do not stipulate minority rights for those who hold less than one twentieth of the capital, and thus rights were provided within the framework of the general regulations in the legislation.

Regarding the principle no. 4.3.9; there is no target ratio and time set for the ratio of female members on the Board of Directors, and evaluation of the matter continues. Detailed information regarding the issue is given in section 5.1. below.

Regarding the principle no. 4.4.7, there are no restrictions for the members of the Board of Directors to assume duties outside the company as stated in section 5.1. below.

Our Company has espoused a sustainable approach to governance by ensuring a broad-based establishment of the corporate governance concept as a dynamic process and corporate culture, in line with the implementation of Corporate Governance Principles. Additionally, in case of a significant change during the period, such change will be included in the interim activity report.

SECTION II - SHAREHOLDERS:

2.1. Investor Relations Department

Regarding the issue of performing the tasks stipulated within the scope of the 11th Article of the SPK's Corporate Governance Communiqué n.II-17.1; with the Board of Directors decision n.2014/15 (date: 27.06.2014) necessary organization was made for our Company's Financial Director and Financial Risk Management and Investor Relations Unit under the Financial Director, and the Corporate Governance and Shareholder Relations Unit to carry out the relevant tasks, and was publicly announced via Public Disclosure Platform on a consecutive date as of 30.06.2014. In 2015, necessary arrangements were made in line with the change that took place based on the Board of Directors decision no. 2015/13 dated 15 April 2015.

In this framework, by the Company's Board of Directors decision no. 2015/13, Mr. Stefano Reganzani was

appointed as Financial Director to succeed Mr. Cengiz Eroldu who was appointed as the Company CEO. Accordingly, the duties of the Investor Relations Unit are being led by Mr. Stefano Reganzani, the Financial Director, and fulfilled by Mr. M. Emre Ertürk, Financial Risk and Investor Relations and Budget and Commercial Control Manager, and Mr. M. Adil Salepçioğlu, Corporate Governance and Shareholder Relations Executive. It was also decided to appoint Mr. Stefano Reganzani -besides the existing members- to the Corporate Governance Committee, which pursues activities within the frame of the operating principles set by our Board of Directors. The Board of Directors decision on this change has been publicly disclosed on 15 April 2015 through the Public Disclosure Platform (KAP). Financial Risk and Investor Relations Executive Mr. M. Emre Ertürk holds the compulsory licenses specified in the relevant Communiqué, and the necessary disclosure was made on KAP on 30 June 2015.

Along this line, the duties set forth in Article 11 of the Corporate Governance Communiqué are being fulfilled by Mr. M Emre Ertürk and Mr. M. Adil Salepçioğlu under the Company's Financial Director Mr. Stefano Reganzani as of 2015.

Besides the existing members, Mr. Stefano Reganzani also serves on the Corporate Governance Committee that pursues activities within the frame of the operating principles set by our Board of Directors. Financial Risk and Investor Relations Executive Mr. M. Emre Ertürk, who works in the Unit, holds a Capital Markets Advanced Level License and Corporate Governance Rating License. Corporate Governance and Shareholder Relations Unit Executive Mr. M. Adil Salepçioğlu has a Corporate Governance Rating Specialist License and a Customer Representative License.

Within the scope of the considerations stipulated in Article 11 of the SPK Corporate Governance Communiqué, Investor Relations Department Report was prepared regarding the activities carried out in 2015, and was presented to the Board of Directors as of 02.02.2016 after it was discussed in the Corporate Governance Committee.

Within this framework; the Risk Management and Investor Relations Unit held meetings with 346 investors and analysts, 4 Analyst Meetings, 36 teleconferences about our Company, took part in 12 investor conferences and roadshows, and hosted 4 “reverse roadshows” investor group meetings within the scope of shareholder relations. These gatherings served to contact existing and potential investors, and to better inform the shareholders about the latest developments. As at the end of 2015, 89% of the Company’s publicly-floated shares were being held by foreign investors.

The General Assembly meeting, which was organized during the reporting period within the frame of shareholder relations and in line with the activities of the Shareholder Relations Unit, was convened as per the legislation in force. The meeting, announcements and records regarding the meeting were organized in conformity with the capital market regulations, the Company’s Articles of Association and other internal regulations.

This unit is also responsible for monitoring the relevant procedures and keeping records concerning the activities of the Committees under the Board of Directors. The unit handles and monitors relevant aspects including public disclosures, responds to shareholders’ and investors’ information requests, and makes material event disclosures through the Company’s corporate website, such portals as e-Company and e-Governance, and KAP within the

scope of the Capital Market legislation. In addition to the above, as stated in the Declaration of Compliance section above, the Company’s corporate governance rating was revised upwards to 9.06 (90.61) upon the annual periodic review performed.

During the reporting period, 31 material event disclosures were released; disclosures of an important nature for the investors, along with their translations into the English language, were posted on the corporate website as well as on the Public Disclosure Platform (KAP). In 2015, 230 queries were received from shareholders in writing or via telephone, and information continued to be provided as necessary. While queries were mostly concerned with financial statements, sales performance, projections, there were requests for annual reports and sustainability reports. Moreover, necessary responses were given to information requests regarding capital market regulations and e-Company.

2.2. Using Shareholders’ Right To Information

No discrimination is made among the shareholders in using right to information and review while all information that does not interfere with trade secrets is shared with the shareholders. Questions sent to Financial Risk Management and Investor Relations Unit and Corporate Governance and Shareholder Relations Unit, that do not interfere with confidential information and trade secrets are answered either in writing or on the phone by the highest level person relevant with the issue. As explained in section 3.1 in this report, all information and announcements that may have impact on using shareholders rights are available on the corporate website.

During the reporting period, maximum efforts were spent to ensure information flow within the frame

of necessary activities and relevant implementations under the Company’s Disclosure Policy, as well as for the purpose of fulfilling shareholders’ information requests.

The appointment of a special auditor is not stipulated as an individual right in the Company’s Articles of Association. However, any shareholder may request -even in the absence of such a request in the general meeting agenda- from the general assembly of shareholders that certain events be clarified through a special audit pursuant to Article 438 of the Turkish Commercial Code, to the extent that the same is necessary for exercising shareholding rights and provided that the right to information and review has been exercised in advance. No such requests have been received from the shareholders to date.

There is no information or practice about this topic with respect to the existing regulations or general customs. As specified regarding the audit of other issues stipulated in the legislation, our Company implements the relevant provisions of the Turkish Commercial Code and Capital Market legislation. In addition to internal audit and internal control practices, our Company is audited by its two main partners, Koç Holding and Fiat Auto.

Furthermore; Company activities are periodically audited by the Independent Auditor elected at the General Assembly.

As mentioned in section 2.1 above, for information requests and queries falling under the scope of the Investor Relations Unit activities, Mr. M. Emre Ertürk from the Financial Risk and Investor Relations Unit can be contacted via email (emre.erturk@tofas.com.tr) or via telephone (0212 - 275 33 90 (pbx) extension 2751) or Dr. M. Adil Salepçioğlu from the Corporate Governance and Shareholder Relations Unit can be contacted via email (adil.

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salepcioglu@tofas.com.tr) or via telephone (0212 - 275 33 90 (pbx) extension 2749).

Our Company's shareholders can also reach the Unit executives through the Headquarters phone numbers to convey their information requests, and they may also do so by sending an email to the corporate account borsa@tofas.com.tr.

2.3. General Assembly Meetings

a. During the reporting period, Ordinary General Assembly Meeting of Shareholders was held on 27 March 2015 at the Company's Headquarters at Büyükdere Caddesi Tofaş Han No: 145 Zincirlikuyu 34394 Şişli - İstanbul. The announcements for the invitation to the General Assembly Meeting, including all necessary details were published on the company's website at www.tofas.com.tr, e-GKS (Electronic General Meeting System) and e-Company portals of the Central Registry Agency (MKK), and on the Public Disclosure Platform (KAP), as well as being promulgated in the Turkish Trade Registry Gazette within the legally due time. In addition, written notices were sent to privileged shareholders who are registered in the Shareholders Ledger.

Moreover, anyone wishing to attend the General Assembly Meeting as a viewer was welcomed, in line with the goal of securing attendance of stakeholders, media members, and all stakeholders in general. In this framework, media members, experts from various intermediary institutions and banks, along with officials from related associations, nongovernmental organizations and rating firms attended the said General Assembly Meeting.

The General Assembly Meeting was also broadcast live through MKK and e-GKS, and a list of those attending via electronic means was prepared, as well as a list of physical participants.

The lists of physical and electronic attendants to the Ordinary General Assembly Meeting of 27 March 2015 reveal that 439 shareholders in total were included in the lists.

In this frame, procedure of general meeting is made to ensure the utmost presence of the shareholders and the minutes of such meetings shall be accessible in writing or electronically at all times. Any measure aimed at increasing the efficiency of the meeting is taken in accordance with the legislation. All measures necessary to provide the required functionality of the General Assembly are taken.

The most natural rights of our shareholders in the General Assembly Meetings are asking questions and raising their opinions, which are shown the utmost respect. Therefore, the right of the Shareholders to ask questions in the General Assembly or make suggestions about the Agenda items, or to deliver speeches regarding their suggestions and current matters is provided by the Board and the required records are kept as per the requirements.

In this context, written and oral suggestions made by the shareholders to the Meeting Chairmanship about various topics at the General Assembly are added to the Minutes of the General Assembly Meeting, which are also posted on the Company's Internet address (website). In 2015, no questions were raised for which written responses were demanded. However, a question directed by a shareholder during the meeting was responded to by the Meeting Chairman and the shareholder's dissenting opinion was recorded in the Meeting Minutes.

Furthermore, shareholders did not give any proposals for the agenda. In addition to this, records in the Meeting Minutes for the shareholders' negative votes (if any) against any of

the agenda items are available in the General Assembly documents on www.tofas.com.tr.

All the Minutes of Ordinary and Extraordinary General Assembly Meetings and Lists of Attendants for previous years can be found and reviewed at the Company Headquarters, as well as in the archives of the Turkish Trade Registry Gazette retained at the Istanbul Trade Registry Office. Furthermore, the Minutes of General Assembly Meetings and other relevant documents for the last 5 years can be accessed and reviewed from the Company's corporate web site (www.tofas.com.tr) in "pdf" format.

b. There were no instances where the affirmative votes of the majority of independent Board members were required for passing a Board of Directors decision, which had to be referred to the General Assembly because of the negative votes cast by independent Board members.

c. At the Ordinary General Assembly meeting held in 2015, information about the donations and charitable grants made in 2014 was presented under a separate agenda item and a TL 10,000,000 limit was set for donations that can be made in 2015 while no changes were made in the donations policy.

d. In case the shareholders (who control the management of the Company), Board of Directors' members, managers who have administrative responsibilities, and their spouses and blood relatives and relatives by marriage up to second-degree make any important transaction with the Bank or its associate companies which may lead to conflicts of interest, or in case, the aforementioned persons make any transaction, related to a commercial business that is within the scope of the corporation or its associate companies'

field of activity, for their own account or for the account of others or if they become unlimited partners in other companies carrying out similar commercial businesses; permission was given by the General Assembly - within the framework of the 395th and 396th Articles of the Turkish Code of Commerce - for such transactions and transactions performed within the Company's field of activity by persons (on behalf of themselves) who have access to company information apart from the ones mentioned above. Furthermore; in line with the Capital Markets Board Corporate Governance Communiqué, information was presented to the General Assembly about the fact that no transactions were made within this scope in 2014.

2.4. Rights to Vote and Minority Rights

At the General Assembly, there is one right to vote for each share, but there are no privileges in right to vote. Shareholders attending the General Assembly meeting use their rights to vote in proportion to the nominal value of the total shares. However, Members of the Board of Directors must be elected from among the candidates who will be nominated by the Privileged Shareholders of Group A and D. (10th Article of the Articles of Association). This issue is legally confirmed due to the fact that our Company's status is a "business partnership" (joint venture) composed of "two juridical persons" who "equally control the management with an agreement".

Voting rights are exercised as per the provisions contained under the Articles of Association. The regulations of the Capital Markets Board on voting by proxy are observed. The Company's Articles of Association do not grant minority rights to those holding less than one twentieth of the capital, and rights are provided within the framework of the general regulations in the legislation.

In case of mutual participation, sovereign shareholder is not possible. The Articles of Association do not contain any provision for the representation of minority shares in the management or cumulative voting method. Due to voluntary application matter and non-planning for sovereign shareholding by the major shareholders as per the Capital Markets Legislation, provision on quorum was not applied for the existing General Assembly (Article 14 of the Articles of Association).

Transactions related to shareholders are based strictly on the principles of equality in transactions in accordance with the regulations, and our Company pays the utmost attention to this by providing the necessary arrangements.

2.5. Dividend Rights

There is no privilege regarding participation in Company profit or allocation of dividends. Dividends are distributed equally regardless of the whole current shares or their dates of issuance and acquisition.

Our Company's Dividend Policy is available in the Company's Annual Report and on the corporate website; also, the Dividend Policy covering matters related to dividend distribution has been laid down for the approval of the General Assembly, and the General Assembly Meeting Minutes incorporate the fact that it has been ratified. Accordingly, profit distribution is made as per the provisions of the Turkish Commercial Code, Capital Market regulations, Tax Regulations, other applicable legislation and the article concerning profit distribution of the Articles of Association. A balanced and consistent policy between the shareholders' and Company's interests is pursued in profit distribution in line with the Corporate Governance Principles; in principle, the net distributable profit for the period is calculated as per the Capital Market regulations by taking

into account the market projections, the Company's long-term strategies, investment and financing policies, profitability and cash status, and the maximum amount of cash dividends and/or bonus shares are distributed to our shareholders, so long as it can be covered from our financial records, and to the extent permitted by the applicable regulations and financial means. Furthermore, within the scope of this Profit Distribution Policy, the aim is to make profit distribution within maximum one month after the General Assembly meeting while the profit distribution date is decided by the General Assembly. The General Assembly or the Board of Directors, in case authorized by the General Assembly, may decide to distribute dividends with installments in conformity with the Capital Market Regulations.

According to the Articles of Association of the Company; the Board of Directors, provided that it is authorized by the General Assembly and it complies with the Capital Markets Regulations, may make advanced dividend payment.

2.6. Transfer of Shares

Article 8 of the Articles of Association "Transfer of Shares and Establishment of Usufruct on Shares" stipulates the provisions to be applied regarding the sale and transfer of registered shares of Issues A and D and there are restrictions on transfer of shares subject to the said rules and arrangements. This features the protection of the existing rights of the dominant shareholders and the limitation of the transfer of shares to any automobile manufacturer or to companies that are controlled indirectly.

Capital Markets Board regulations are applicable for transferring Company's publicly traded Group E registered shares.

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SECTION III - PUBLIC DISCLOSURE AND TRANSPARENCY:

3.1. Company Website and Its Content

The Company has an active and up-to-date website. The website is at www.tofas.com.tr, and the information and relevant sections of the corporate website are also available in English language. Our website was revised in 2014 and was updated once again in 2015 in order to improve its visual effectiveness and information flow. The website includes detailed information on topics included in the Corporate Governance Principles and the Investor Relations section features sub-sections titled Corporate Governance and Corporate Governance Policies. Additionally, a section dedicated to environmental, social and administrative matters also went live in 2014 on the corporate website within the frame of "Sustainability" activities that were introduced along with corporate governance. There is another Corporate Governance tab under this section that deals with topics falling under the scope of sustainability.

The website presents various detailed information about the Company. The website offers a broad range of information gathered under different headings, including About Tofaş, News, HR and R&D activities, Career and Training at Tofaş, and social responsibility initiatives. Updated to keep abreast of new developments, the website has a dedicated "Investor Relations" section covering the minimum matters set forth by the SPK, which is accessible at the address www.tofas.com.tr as mentioned above. The subsections on the website feature necessary details, records and information.

These sub-sections include the following: "Stock and Stock Exchange Market Info", "Shareholding Structure and Board of Directors", "Corporate Governance", "Corporate Governance

Policies", "Annual Reports", "Financial Statements", "Material Disclosures", "General Assembly Meetings", "Subsidiaries", "Links and Information for Investors", "Information on Main Partners and Shareholding Structures", "Notices", "Organization Chart", "Calendar" and "Archive", as well as "Analysts", "Presentations", "Survey and Information Form", "Webcast", "Investor Feedback" and "Contact Us/FAQ". Informational surveys and electronic mailing systems were introduced for our shareholders, investors and analysts through the "Survey and Information Form" section, and there is also a tab for the "Investor Feedback" system.

The "Stock Exchange Market Info" sub-section that was introduced previously was also enabled and was kept up-to-date during 2015 as it was in previous years, and served as an information tool giving our shareholders, investors and analysts access to BIST data.

In addition to those, the Company's Annual Reports can be obtained in print and are also available on the website in current and archived information for review. As stated, periodic financial statements and reports are accessible any time on the website, which presents up-to-date information including, but not limited to, minutes of the General Assembly meetings, investor and analyst presentations.

Responds to surveys coming from these links on the Investor Relations section of the website are followed, recorded and the information requests are responded as necessary.

Besides our main Shareholders Koç Holding A.Ş. and Fiat Auto S.p.A., information is also available on our website about our shareholders who exceed 5% (within our Company's shareholders structure) within the framework of the legislation. Thus, from the link (to Koç Holding's

and Fiat Auto's relevant websites) available to have information about our main Shareholders' capital and shareholders' structures, publicly announced information and shareholders' structures of both Companies (that are quoted on their stock exchange) can be viewed.

Board members, senior managers and shareholders who hold directly or indirectly more than 5% of the shares, the Company's capital markets instruments and transactions made regarding stocks and the results are publicly announced there. In this context, the required notices regarding share trade are published on the Public Disclosure Platform (KAP).

Furthermore, as required by the Regulation on the Websites of Stock Corporations enforced upon its publication in the Official Gazette 28663 dated 31.05.2013 by T.R. Ministry of Customs and Trade within the scope of the TCC, a link was provided to the "Information Society Services" (e-Company) Portal, launched on our websites (www.tofas.com.tr and www.fiat.com.tr) in due time, and are being kept up-to-date.

The Company pays utmost attention to necessary considerations and information flow as per the Capital Market regulations and applicable legislation.

3.2. Annual Report

Board of Directors prepares the annual and interim Annual Reports with the details to fully and accurately inform the public on company activities. Information listed by Corporate Governance Principles are included with due care.

Our Annual Report for the past period, prepared in conformity with the Corporate Governance Principles stipulated in the SPK's "Corporate Governance Communiqué" n.II-17.1 that entered into force after being

published in the Official Gazette (date: 03.01.2014) is an accurate and reliable source just like in the previous years, available both in print and online via our website.

In addition, necessary additions have been made to our Annual Report which has been produced in view of the provisions of the Regulation on Determining the Minimum Contents of Annual Reports of Companies published by the T.R. Ministry of Customs and Trade in the Official Gazette dated 28 August 2012, and our Annual Report is being updated within the frame of the legislation and regulations.

The headings in the present 2014 Annual Report have been addressed under 6 main sections:

The first section titled "Tofaş at a Glance" covers the parts Independent Auditor's Report on the Annual Report, About Tofaş, Key Financial and Operational Highlights, Institutional Investor Relations, Vision, Mission and Values, Tofaş in 2014 and Awards & Recognitions. The second section titled "Management" includes Chairman's Message, Board of Directors, Evaluation by the CEO and Senior Management. Section three titled "Activities" includes The Turkish Automotive Sector And Tofaş's Place in the Sector, Brands and Products, Dealership Network, Subsidiaries, Research & Development, Human Resources and Quality Management. Section four entitled "Sustainability" includes Sustainability and Social Responsibility Policy, Corporate Social Responsibility, Environment, Occupational Health & Safety, Business Management Values, Ethical Values, Climate Change and Supply Chain Management. Section five entitled "Corporate Governance and Other Issues" contains Agenda of General Assembly Meeting, Information on the Capital Structure and Shareholding of the Company, Declaration of Corporate Governance Principles and Compliance

Report, Activities of Early Detection of Risk and Risk Management Committee, Associate Company Report, Auditor's Report on the Early Detection of Risk System and Committee, Remuneration Policy, Dividends Distribution Policy, 2015 Dividend Distribution Proposal, and 2015 Dividend Distribution Table. The sixth and last section titled "Financial Information" contains Consolidated Financial Statements and Independent Auditor's Report, and Consolidated Financial Statements Independent Auditor's Report.

Issues set forth by the mentioned Communiqué Vol. IV, No: 56 on Designation and Implementation of Corporate Governance Principles issued by Capital Markets Board Article 2.2 Activity Report Section were provided with the details for informing the public fully and accurately.

SECTION IV- STAKEHOLDERS

4.1. Keeping Stakeholders Informed

Based on the concept of "stakeholders" referring to employees, suppliers, customers and basically third parties in direct relationship with the company, our Company develops policies for various stakeholders and/or stakeholder groups.

All rightful parties and stakeholders are entitled to the same practices, implementations and effective communications. Our corporate governance practices ensure the protection our stakeholders' rights, which are both defined by relevant regulations and also those which are not defined yet.

Necessary and systematic communication channels have been established to keep the Company's stakeholders informed on matters that are of concern to them. Additionally, the Company has also made available the necessary mechanisms for reporting the illegitimate and unethical transactions to the Audit Committee

via Internal Audit. Both the Audit Committee and the Early Detection of Risk and Risk Management Committee pay maximum attention to these matters during the meetings. Besides Tofaş Rules of Ethical Conduct and Operating Guidelines for the Ethics Board, Anti-bribery and Anti-Corruption Policy was issued in 2015, and posted on the corporate website. Within the scope of anti-bribery and anti-corruption program, necessary guidelines, procedures and policies have been produced and put into force.

Specifically, headings such as Human Resources, Business Management Policies, Rules of Ethical Conduct and topics related to Tofaş Dealer Network and Supply Chain Management practices are addressed in the Company's Annual Report.

We adhere to, and are guided in our actions by, the principles spelled out in the "United Nations Global Compact", to which our partner Koç Holding is a signatory, and which are implemented at Koç Group companies in the audit and reporting of related processes, and by the principle of being a responsible corporate citizen together with all our employees, dealers, suppliers and authorized service outlets.

Tofaş Code of Ethics and Ethic Board procedures are available on our Company's website and intranet. Thus, a communication channel is available to make applications about any actions nonconforming with the code of ethics, and issues of misconduct within the scope of practicing legal legislation and unethical actions. Applications can be made sending e-mail to etikkurul@tofash.com.tr or with a written application. Application that will be made to the Board will be kept confidential.

Through the communication and whistleblower line, stakeholders can notify illegitimate practices and unethical acts and actions to Tofaş

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Ethics Board for handling by the relevant Committee. The Ethics Board will adhere to the procedures in its preliminary assessment.

Tofaş Ethics Board is formed of the Company's CEO, related Directors, HR Director and the Company's Chief Legal Counsel and Internal Audit Manager. The Board holds periodic meetings; in addition, the Ethics Board is required to meet within no later than two business days upon invitation by any one of its members.

The Board is ex officio or upon any application, entitled to make necessary investigation and research about actions and practices contrary to principles. ID and contact information must be included in these applications. For the investigation and research it will make about actions and practices contrary to principles, the Board may request information and documents from entities by using channels of public authorities.

In terms of Corporate Governance Principles, the system implemented and the Board decisions taken within the scope of the Company's internal control and internal audit are submitted for the information of the Audit Committee. The Audit Committee determines the methods and criteria to be implemented for reviewing and resolving the complaints received regarding the Company's accounting and internal control system and independent audit, and for handling the Company employees' notifications regarding the Company's accounting and independent audit within the frame of confidentiality principle. Furthermore, relevant issues can also be separately addressed by the Early Detection of Risk and Risk Management Committee, if deemed necessary.

Anti-Bribery and Anti-Corruption Policy sets out the basics about the topic. Information on the Tofaş Ethics Board and its operation setting out the

duties, responsibilities and operating principles of the Ethics Board are available to the public on Tofaş website.

4.2. Participation of Stakeholders in Management

Procedures allowing the participation of the stakeholders in the improvement of administrative matters and expressing their ideas actively in this respect are in place in our company. The process and mechanisms to ensure that beneficiaries as stakeholders participate in Company Management regarding the issues related with them are supported and implemented by the Company.

With the objective of becoming WCM (World Class Manufacturing) and WCC (World Class Company), similar implementations are being developed and maintained. For its outstanding manufacturing capacity, our Company has achieved gold level in WCM in 2013, and repeated this achievement also in 2014 and 2015. Systematic meetings and training programs aiming to increase productivity are organized based on the total quality philosophy, such as quality systems, quality improvement methods, Kaizen studies, and open door meetings, whereby employees, suppliers and customers can convey their demands about these aspects. Also surveys such as "working life assessment questionnaires" are being administered in line with our Human Resources Policies. In addition to our company website, there is also an intranet and printed company magazine (Tofaş Gazete) in order to improve managerial communication within the organization.

In addition to dealership council and dealership organization meetings, there is a system through which customer demands and satisfaction level are analyzed. The company management evaluates this information, takes necessary actions

and provides feedback accordingly. Moreover, activities regarding "Customer Relations Principles" and similar practices ensure effectiveness and maximization of customer relations and implementation of policies towards improvement of the service quality. In connection with these practices, we have planned and implemented studies covering current events within the reporting period.

Within the frame of relations with customers and clients, any and all actions to ensure customer satisfaction during marketing, sale and post-sale of the goods and services of the company have been taken and put into practice. A prompt response is made to customer queries and demands regarding our products and the customers are provided with the required feedback. Maximum efforts and resources are used for proactive solutions to company complaints. Improvement studies are organized systematically and high quality is assured by means of quality certifications and quality standards.

The principles and policies for suppliers as well as satisfaction criteria in customer centered product and services are regularly measured and followed up by the related units of the company. Furthermore, we attach importance to arrangements related to customers and suppliers based on the market developments. Comprehensive application procedures are available in this regard.

In addition to those, the Customer Relations Management department continued to work effectively and in coordination in 2015 as it did in 2014 to enhance customer satisfaction concerning marketing and sales of the Company's products and services.

Our company accords utmost importance to practices that are built upon quality, efficiency and institutionalization. Also due care

is taken to develop and introduce "governance" methods that will increase participation of beneficiaries in management in line with the stakeholders' feedback. Therefore, beneficiaries' comments and feedback are regarded as important inputs with respect to significant decisions that bear an implication in respect of beneficiaries or that directly concern them.

Furthermore, "Sustainability Management" and "Stakeholder Relations" bear significance in terms of "Governance and Sustainability", as underlined in the 2013 and 2014 Sustainability Reports which have been prepared under the Company's Sustainability Policy and which can be accessed and reviewed from our website. Necessary efforts are being spent to implement these two topics effectively. Working environment, improving the value chain and corporate citizenship gain visibility as our key parameters. Additionally, "we deem it as a primary responsibility to establish an environment of communication" with a special focus on "transparency with stakeholder groups", as mentioned in the 2014 Sustainability Report.

4.3. Human Resources Policy

"Human Resources Policy" of the Company has been prepared in accordance with the company strategies and policies and they are accurately implemented as per the new implementations.

In this context, recruitment, career planning and rotation, individual development, wage and performance management issues are handled. Work-related issues and main duties and responsibilities of employees are also outlined in the Personnel Guidelines which are prepared in line with the relevant law and collective bargaining. Various committees have been established to coordinate employee relations and employees

also have representatives in each of these committees. However, no representative has been selected and/or assigned to coordinate relations directly with the employees except for the employee union relationships.

The rights and work conditions of both the white collar and blue collar personnel are ensured both in our plant and headquarters without any discrimination or abuse. No employee complaints were made during the reporting period. Due care is taken for participation of Company employees in management at all levels through feedbacks, periodic meetings and other efforts.

Tofaş pays special attention to protecting human rights and to supporting the performance in this field with policies and practices within business processes. In addition, cultural exchange clubs started activities within the frame of various events that are open to participation by all employees and are intended to promote employee development as part of the corporate culture efforts. Activities are being planned according to evolving priorities and carried on as they were in previous years.

Special emphasis is placed on performance evaluations, behavioral competencies, career planning and career management. In 2014, our Company was awarded by Peryön (Turkish Personnel Management Association) for its "Performance Management System". Our Company received awards in two categories from TEGEP (Learning and Development Association) in 2015, while collecting the Brandon-Hall Excellence Award in four categories.

An employee compensation policy was created and issued on the company website. Human Resources and Business Management Policies were improved and made available for access by all employees. It is posted

on the company intranet, as well as on the corporate website.

A structuring initiative under the name Tofaş Academy was initiated previously, which also tackled development processes; it was used effectively along with Koç Academy in 2014 and continued with scheduled training programs and activities during 2015. Effective and efficient use of Tofaş Akademi and Koç Akademi portals is promoted especially in terms of training. In this frame, our Company attaches the utmost importance to social rights and professional training of its employees. It closely monitors and adopts developments in HR practices.

Tofaş Personnel Directive, in which recruitment, working process and dismissal procedures based on effective, efficient and concrete criteria are determined in detail, is available both on our website and on intranet. Company employees' job descriptions, job distributions, subrogation procedures for top management and orientation conditions for all employees were determined while performance management regarding the targets, and criteria regarding behavioristic competencies and technical competencies were defined through a systematic SAP HR program. Our HR Policy can be accessed for review on our corporate website. Also available on our website is information on Tofaş Personnel Bylaws (Recruitment, Terms of Employment, Termination of Employment Contract etc.). The job descriptions of Company employees, their distribution by job families, performance criteria and the rewarding system have been determined and released.

Our Company is in the status of a workplace subject to collective bargaining agreement (the Bursa factory), and workplace union representatives (Employee Representatives) comprise 12

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individuals namely, Mr. Şakir Çan, Mr. Aydın Pakça, Mr. Ferdi Pak, Mr. Mesut Kaya, Mr. Serdar Belli, Mr. Ersel Alper, Mr. Murat Hürsever, Mr. Yılmaz Dalkıran, Mr. Hakan Ekin, Mr. İlhan Köse, Mr. Bayram Ömürlü and Mr. Hasan Özel. Their duties are specified in the collective bargaining agreement in force.

In addition, we have a comprehensive Human Resources system composed of occupational health and safety management, and Business Management policies. Creating safe working areas and work safety culture with its "Seven Step Work Safety" methodology based on simple, proactive and World Class Production approach, Tofaş aims to protect all Human Resources within the company against work accidents and injuries caused by occupational diseases. Furthermore, Tofaş aims to zero work accidents and occupational diseases by using Occupational Health and Safety (OHS) Policy management system. Information on these topics is presented in the Sustainability Report, as well as in the Annual Report. The Company's Sustainability Reports are available at www.tofas.com.tr.

4.4. Ethics and Social Responsibility

Social activities for the district where the plant is located and the society in general are organized, carried out and followed up according to corporate social responsibility and societal impact area criteria. Related activities during the reporting period are detailed in the Annual Report. Furthermore, the internal publication (Tofaş Gazete), which is periodically published on the intranet (tofaweb) and in print, covers our social initiatives ranging from corporate to individual activities, as well as various news and information. In addition to sponsorship of a range of printed works, sponsorship support is extended to Koç Group's social responsibility initiatives and/

or associations, foundations and organizations working for social causes.

In this context, support is given to projects in a wide range of disciplines from education to sports, from cultural activities to the arts. These initiatives include, among others, Fiat Laboratory, Master's Program, Tofaş Science High School, Tofaş Sports Club, Tofaş Basketball Schools, Bursa Museum of Cars and Anatolian Carriages, Pamukkale Hierapolis Archeological Excavations, and Küçükyalı Arkeopark Excavation sponsorships.

Activities that will raise awareness and recognition, and "sustainability perspective" are important elements of these social responsibility initiatives and sponsorships. The Sustainability Policy is of particular importance in this respect. Information on these topics is available in the Company's Annual Report and Sustainability Report and also on the corporate website.

There were no complaints regarding environmental issues during the reporting period and we have records including environmental assessment reports. We have been implementing effective practices and inform our stakeholders within the scope of environmental sensitivity policies with the existing ISO certificates related to meeting quality and effectiveness standards. Furthermore, our Company continues its extensive activities related to Social Responsibility projects and environmental protection and presents them to the knowledge of the public. Furthermore; with comprehensive Corporate Social Responsibility projects, issues of protecting the environment, energy management and awareness and activities for climate change are given maximum importance. Our Company continues and publicly announces the issues regarding these activities

it carries out. In 2015, our Company was recognized with an award in the "Social Responsibility" category with its "Fiat Laboratories - Fiat Technical Education Program" at the "Learning and Development Awards" organized by TEGEP. Tofaş was also awarded the "Sustainable Green Business Award" in the "Carbon and Energy Management" category by the Sustainability Academy for its project "Proactive Carbon and Energy Management in 7 Steps" in the reporting period.

Within this scope, Tofaş became the first Turkish company to rank among the 187 companies that entered the CDP's Global A List based on its 2014 Climate Change Report prepared under the CDP (Carbon Disclosure Project). The Company was also the first automotive company to qualify to be included in the Borsa İstanbul (BIST) Sustainability Index. In 2015, the Company continued with its reporting under the CDP and remained in the Sustainability Index by achieving continued conformity with the criteria of the index. Sustainable manufacturing and green product concepts reflect this sensitivity in the environment and energy policy.

The Company takes necessary steps to ensure compliance with, and implementation of ethical rules in general. Related information has been presented in detail in the relevant subsections hereinabove. The members of the company comply with the generally accepted ethical rules forming a part of the regulations and arrangements. In addition, in the context of Principles of Corporate Governance, our ethical rules are formalized in a written document and announced as "Tofaş Business Ethics Principles" in our "Personnel Regulation". These ethical rules covers issues regarding our shareholders, disclosure of information, employee activities, stakeholders and the

Board of Directors. If and when there are revisions in these rules, the updates will be disclosed to all our stakeholders in line with our Disclosure Policy.

The said "Tofaş Business Ethical Principles" are published in our website under the ethical rules section. In 2009, an Ethics Board was also established within the scope of Company's Corporate Policies. Previously revised "Ethics Rules and Implementation Principles" were issued and information was provided by distribution to Tofaş employees at all levels periodically.

Tofaş Code of Ethics applies to all Tofaş employees, Board of Directors members, Shareholders, Subsidiaries, Dealers and Suppliers - in brief all Tofaş people.

All Tofaş people are expected to comply with Tofaş Code of Ethics. Tofaş People are obliged to abide by Tofaş Code of Ethics.

Tofaş does not exercise discrimination in whatsoever manner in its business dealings on the basis of language, race, gender, political affiliation, philosophical belief, religion, sect or similar reasons. Unless dictated by reasons pertaining to the nature of the job such as the risk associated with the specific position, employee safety, legal obligations, etc., different practices are not implemented directly or indirectly by reason of gender or pregnancy when concluding an employment contract, formulating its terms and conditions, and/or terminating it. Lower remuneration cannot be determined due to gender for the same or equivalent job. Recruitment, appointment and promotion are based on objective performance criteria without discriminating on the basis of language, religion, gender, race, etc.

For our employees, in particular, and for all our shareholders in the value chain we have created, Tofaş tries to expand the practices that have respect

and awareness for human rights. As a consequence of our approach in this issue, absolutely no "child workers" are employed in Tofaş; and there are no "involuntary servitude" practices.

One instance of the importance Tofaş gives to human rights and practices related to them is to be seen in the first article of the Tofaş Code of Ethics which states that the company "respects human rights and the constitutional rights of freedom of association and collective bargaining".

Acting in compliance with the principles determined by the "United Nations Global Compact", to which our partner Koç Holding is a signatory and which is implemented at Koç Group companies in the audit and reporting of related processes, has been espoused within the frame of the principle of being a role model of corporate citizenship together with all our employees, dealers, suppliers and authorized service outlets.

Related activities have been carried out exercising due care in 2015, as in previous years.

SECTION V – BOARD OF DIRECTORS

5.1. Board of Directors' Structure and Formation

The task and duties of the Chairman of the Board of Directors and the CEO are assumed by different persons. Company CEO is an executive Member of the Board of Directors. Since, other Members of our Board of Directors do not have administrative jobs at our Company, they are not executive members according to the definition made in the SPK Corporate Governance Principles. Members of the Board of Directors pay attention to spare the necessary time for the Company affairs. There are no restrictions for them to assume other tasks outside the company. Particularly for the reason that independent members' professional and sectoral experience has significant contribution to the Board of Directors,

there is no need for such restriction. Before the General Assembly, members' résumés and tasks they assume outside the company are presented for the shareholders' information.

Corporate Governance Committee carries out the tasks of the Nomination Committee within our Company.

The number of independent member candidates presented to the Corporate Governance Committee for 2014 was two. ID information, statement of candidacy and résumés of these persons were evaluated at the Corporate Governance Committee meeting held on 27.01.2014 and at the Board of Directors meeting n.2014/1 held on 27.01.2014, and a decision was taken to nominate all of them as independent member candidates. Independent All Members of the Board of Directors presented their independence statements to the Corporate Governance Committee. As per the sixth paragraph of the 5th Article of the mentioned Communiqué, Mr. Gökçe Bayındır and Mr. Libero Milone were determined as Board of Directors' independent member candidates in conformity with the regulation "minimum half of the independent members (would be sufficient)" for the criteria "to be considered resident in Turkey according to the Income Tax Law" stipulated in the paragraph (d) of the first clause of the compulsory principle n.4.3.6., and an application was made on 27.01.2014 to the Capital Markets Board within the scope of the Article n.4.3.7 of the Communiqué. After the necessary consent received with the Capital Markets Board decision n.5/136 (date: 17.02.2014) for the independent member candidates of the Board of Directors, the independent members were elected for a 3 year term at the General Assembly held on 28.03.2014. As of 2014 operating period, there were no situations that would end the independency.

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Independent Member of the Board of Directors Mr. Gökçe Bayındır's Independence Statement is given below;

I do declare that I am a candidate for assuming the role of an "Independent Member" in the Board of Directors of Tofaş Türk Otomobil Fabrikası A.Ş. (Company); within the scope of the criteria stipulated in the legislations, the Articles of Association of the Company and the Capital Markets Board's Corporate Governance Communiqué II-17.1, and within this scope;

- a) *Within the last five years, no executive employment relation that would give important duties and responsibilities has been established between myself, my spouse, my second degree relatives by blood or by marriage and (i) the Company and (ii) the subsidiaries of Company, and (iii) shareholders who control the management of Company or who have significant influence in Company and juridical persons controlled by these shareholders; and that I neither possess more than 5% of any and all capital or voting rights or privileged shares nor have significant commercial relations,*
- b) *Within the last five years, I have not worked as an executive manager who would have important duties and responsibilities or have not been a member of the Board of Directors or been a shareholder*

(more than 5%) particularly in the companies that provide auditing, rating and consulting services for the Company (including tax audit, legal audit, internal audit), and in the companies that the Company purchase products and services from or sells products and services to within the framework of the agreements signed (during the timeframe of selling/purchasing of the products and services,

- c) *I do have the professional training, knowledge, and experience that will help me properly carry out the tasks and duties I will assume as a result of my independent membership in the Board of Directors,*
- ç) *In accordance with the legislations, I will not be working fulltime in public institutions and organizations (except working as an academician at the university) after being elected as a member,*
- d) *I am considered a resident in Turkey according to the Income Tax Law (n.193) dated 31/12/1960,*
- e) *I do have the strong ethical standards, professional standing and experience that will help me positively contribute to the activities of Company and remain neutral in conflicts of interests between Company shareholders, and that will help me take decisions freely by taking the rights of the stakeholders into consideration,*

f) I will be able to spare the sufficient time for the activities of the Company to an extent that will help me pursue the activities of the Company and fulfill the requirements of my tasks and duties,

g) I have not been a member of the Board of Directors of the Company for more than 6 years in total within the last decade,

ğ) I have not been an independent member of the Board of Directors in more than three of the companies controlled by the Company or by the shareholders who control the management of the Company and in more than five of the publicly traded companies in total,

h) I have not been registered and announced on behalf of the juridical person elected as member of the Board of Directors,



Independent Member of the Board of Directors Mr. Libero Milone's Independence Statement is given below;

I do declare that I am a candidate for assuming the role of an "Independent Member" in the Board of Directors of Tofaş Türk Otomobil Fabrikası A.Ş. (Company); within the scope of the criteria stipulated in the legislations, the Articles of Association of the Company and the Capital Markets Board's Corporate Governance Communiqué II-17.1, and within this scope;

- a) *Within the last five years, no executive employment relation that would give important duties and responsibilities has been established between myself, my spouse, my second degree relatives by blood or by marriage and (i) the Company and (ii) the subsidiaries of Company, and (iii) shareholders who control the management of Company or who have significant influence in Company and juridical persons controlled by these shareholders; and that I neither possess more than 5% of any and all capital or voting rights or privileged shares nor have significant commercial relations,*
- b) *Within the last five years, I have not worked as an executive manager who would have important duties and responsibilities or have not been a member of the Board of Directors or been a shareholder (more than 5%) particularly in the companies that provide auditing, rating and consulting services for the Company (including tax audit, legal audit, internal audit), and in the companies that the Company purchase products and services from or sells products and services to within the framework of the agreements signed (during the timeframe of selling/purchasing of the products and services,*

c) I do have the professional training, knowledge, and experience that will help me properly carry out the tasks and duties I will assume as a result of my independent membership in the Board of Directors,

c) In accordance with the legislations, I will not be working fulltime in public institutions and organizations (except working as an academician at the university) after being elected as a member,

d) I do have the strong ethical standards, professional standing and experience that will help me positively contribute to the activities of Company and remain neutral in conflicts of interests between Company shareholders, and that will help me take decisions freely by taking the rights of the stakeholders into consideration,

e) I will be able to spare the sufficient time for the activities of the Company to an extent that will help me pursue the activities of the Company and fulfill the requirements of my tasks and duties,

f) I have not been a member of the Board of Directors of the Company for more than 6 years in total within the last decade,

g) I have not been an independent member of the Board of Directors in more than three of the companies controlled by the Company or by the shareholders who control the management of the Company and in more than five of the publicly traded companies in total,

ğ) I have not been registered and announced on behalf of the juridical person elected as member of the Board of Directors,



Brief information about the members of our Board of Directors and the positions they hold in the Company as at the end of the reporting period is presented below. By the Board of Directors decision no. 2015/1 dated 13 January 2015, Mr. Cengiz Eroldu was appointed as the Company's CEO and Board member to succeed Mr. Kamil Başaran who held these positions previously. Later in the year, Mr. Osman Turgay Durak was appointed to succeed Mr. Levent Çakıroğlu by the Board of Directors decision no. 2015/11 dated 01 March 2015, and Mr. Giorgio Fossati to succeed Mr. Ali Aydın Pandır by the Board of Directors decision no. 2016/4 dated 18 February 2016 as Board members. Mr. Mustafa Vehbi Koç, the Chairman of our Board of Directors, sadly passed away on 21 January 2016.

The résumés of the Members of the Board of Directors and Company CEO are available in the relevant section of our Annual Report.

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Name/Surname	Gender	Position	Job	Positions in Partnership for the last 5 years	Current Positions Held Outside the Partnership	Share of Capital (%)	Share Group	Independent/ Non-independent	Committees and Position
Mustafa Vehbi KOÇ	Male	Chairman	Director	Chairman of the Board of Directors	Chairman of the Board of Directors in Koç Holding A.Ş.	0.0389	A	Non-independent	-
Sergio MARCHIONNE	Male	Vice Chairman	Director	Vice Chairman of the Board of Directors	Chairman of the Board of Directors in Fiat Industrial S.p.A. & Chairman of the Board of Directors and CEO in Chrysler Group	-	D	Non-independent	-
Cengiz EROLDU	Male	Member & CEO	Director	Finance Director (CFO)	-	-	D	Non-independent	-
Temel Kamil ATAY	Male	Member	Director	Member of the Board of Directors	Vice Chairman of the Board of Directors in Koç Holding A.Ş.	-	A	Non-independent	-
Levent ÇAKIROĞLU	Male	Member	Director	-	CEO of Koç Holding A.Ş.	-	A	Non-independent	-
Alfredo ALTAVILLA	Male	Member	Director	Member of the Board of Directors	CEO of Fiat Group S.p.A. EMA & Chairman of the Business Development in Fiat	-	D	Non-independent	Corporate Governance Committee - Member
İsmail Cenk ÇİMEN	Male	Member	Director	Member of the Board of Directors	Chairman of Koç Holding A.Ş. Automotive Group	-	A	Non-independent	Governance Committee - Member Risk Early Detection and Management Committee - Member
Kudret ÖNEN	Male	Member	Director	Member of the Board of Directors	Chairman of Koç Holding A.Ş. Defense Industry, Other Automotive and Information Group	-	A	Non-independent	-
Giorgio FOSSATI	Male	Member	Director	-	General Counsel for Fiat Chrysler Automobiles N.V.; General Counsel for FCA EMEA	-	D	Non-independent	Risk Early Detection and Management Committee - Member
Scott Richard GARBERDING	Male	Member	Director	-	Purchase Chairman of Fiat Chrysler Group And Member of Executive Committee of Group	-	D	Non-independent	-
Gökçe BAYINDIR	Male	Independent Member	Director	Independent Member of the Board of Directors	Independent Member of the Board of Directors in Tüpraş	-	A	Independent	Audit Committee - Chairman Corporate Governance Committee - Member Risk Early Detection and Management Committee - Chairman
Libero MILONE	Male	Independent Member	Director	Independent Member of the Board of Directors	Independent Member of the Board of Directors in Falck Renewables S.p.A and Paltrona Frau Group	-	D	Independent	Audit Committee - Member Corporate Governance Committee - Chairman Risk Early Detection and Management Committee - Member

We believe that diversity of knowhow, experience and point of view in our Board of Directors will have positive impacts on the Company activities and will enable the Board of Directors to work effectively. Furthermore; Corporate Governance Principle n.4.3.9 is evaluated within this scope. Our evaluations continue to set a target ratio and policy for female Members of the Board of Directors who also serve as an instrument for representing different ideas.

5.2. Functioning of the Board of Directors

Titles or agenda items regarding Resolutions of the Board of directors are prepared and issued periodically and as necessary. The number of the meetings of the Board may vary depending on emerging needs. The Board of Directors has made 23 decisions in 2015 and the minutes of meetings regarding the decisions are duly registered. Board of Director meetings are called and convened whenever Company business requires it.

The relevant unit coordinates the meeting agenda, minutes, and board resolution records. When there is a dispute regarding a board resolution, the relevant case, along with its justifications, is recorded. Board resolutions also should contain relevant inquiries and responses in this regard. Board decisions are made by attendance and positive vote of absolute majority of members (within the scope of Article 10 of the Articles of Association). Requirements set forth by Corporate Governance Principles by Capital Markets Board are reserved.

No weighted votes or vetoing rights are granted as per the TCC. Articles 10 and 11 of the Articles of Association govern the election, formation, decision quorum and term of office of

the Board of Directors, the distribution of tasks in the Board of Directors, representation and delegation of management. As mentioned above, all Board of Directors decisions are passed by the attendance and affirmative votes of the absolute majority of all members. However, attendance and affirmative votes of at least two non-independent Board members representing Group A shares and of at least two non-independent Board members representing Group D shares are required for achieving this quorum as per Article 10 of the Articles of Association. The provision of Article 15 of the Articles of Association is reserved with respect to decisions requiring the attendance and affirmative vote of independent members.

Article 11 of the Company Articles of Association regulates "Division of Tasks, Representation and Transfer of Management for the Board of Directors". In addition, other items the Articles of Association also cover the required issues. The Company management is specified pursuant to Turkish Trade Code and the relevant regulations mainly based on representation and binding of the company, and the authorities are exercised pursuant to legal requirements. Duties and responsibilities of members of the Board of Directors and the executives of the Company are included in the legal regulations, capital market regulations and the Articles of Association.

The Corporate Governance Committee carries out the procedures related to nominating candidates to the seats on the Board of Directors, and to election and appointment of the nominees. There is an "Officers' Liability Insurance" policy for our Company's Board of Directors members and senior

executives separately for Koç Holding and Fiat Auto representing Group A and Group B.

While overseeing the Company's operations, the Board of Directors assesses whether a conflict of interest is likely to arise, and the outcomes of such conflict, if applicable, and passes the necessary decisions to the best interests of the Company. Moreover, The Board of Directors ensures regulatory compliance in related party transactions, considers possible misconduct risks, and meticulously addresses related party transactions.

5.3. Number, Structure and Independency of Committees Formed under the Board of Directors

Pursuant to the Article 11 of the Articles of Association, an Executive Committee consisting of 4 persons -2 Group A and Group D shareholders - can be established if and when deemed necessary. The Committee can be established among the members of the Board of Directors in order to carry out the necessary actions between two Board meetings.

Pursuant to the relevant SPK Communiqué, an Audit Committee has been set up and pursuing activities since 2003; the Committee is responsible for presenting its opinion and proposal regarding the financial results to the Board of Directors based on available information derived by following up financial matters, reviewing periodical financial statements and notes thereto, carrying out the necessary activities as defined by the Corporate Governance Principles and reviewing the Independent Auditor's Report. The Audit Committee is also charged with monitoring the internal audit process and it is constituted by independent Board members pursuant to the SPK Communiqué No: II-17.1. In 2012,

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the operating principles of the Audit Committee were revised and publicly disclosed.

The Audit Committee has been reconstituted by the Board of Directors decision no. 2014/12 dated 11 April 2014. As at the end of the reporting period, Mr. Gökçe Bayındır (Chairman – independent Board member) and Mr. Libero Milone (Member – independent Board member) was serving on the Committee.

Furthermore, Corporate Governance Committee under Corporate Governance Principles been established in 2008. Corporate Governance Committee has started its activities in accordance with the Corporate Governance Principles, regulations issued by SPK as per the related legislation and the activities of the Company regarding Corporate Governance Principles. The said Committee carried out its activities effectively in 2013, as it has since its establishment. Compliance of the Company with Corporate Governance Principles is followed up by the Board of Directors, rules of procedures of Corporate Governance Committee have been revised in 2012 and disclosed.

The Corporate Governance Committee was restructured by the Board of Directors Decision no. 2014/12 dated 11 April 2014. Based on a subsequent Decision no. 2014/15 of the Board of Directors taken on 27 June 2014 in line with the SPK Corporate Governance Communiqué no. II-17.1, it was decided to appoint the Company's Financial Director (CFO) Mr. Cengiz Eroldu to the committee, besides the existing members, under Article 11 of the Communiqué. However, upon appointment of Mr. Cengiz Eroldu

as CEO, Mr. Stefano Reganzani was appointed to the Financial Director (CFO) position vacated by Mr. Eroldu based on the Board of Directors decision no. 2015/13 dated 15 April 2015, whereby Mr. Reganzani was also appointed as a member of the Corporate Governance Committee. As at the end of the reporting period, the Committee was formed of Mr. Libero Milone (Chairman – Independent Board Member), Mr. Gökçe Bayındır (Member – Independent Board Member), Mr. İsmail Cenk Çimen (Member – Board Member), Mr. Alfredo Altavilla (Member – Board Member) and Mr. Stefano Reganzani (CFO).

As per the related provisions of new Turkish Commercial Code effective as of 01.07.2012, Early Detection of Risk and Risk Management Committee has been established with the purposes of efficiency of Committees established under the Board of Directors, early detection of risks which may jeopardize the Company's existence, improvement and progression, implementation of measures related with such risks and risk management and implementation and follow-up of Company's internal control, internal audit and risk management activities and its rules of procedures have been set as of 2012.

Early Detection of Risk and Risk Management Committee was restructured by the Board of Directors decision no. 2014/12 dated 11 April 2014. Subsequently, Mr. Giorgio Fossati was appointed to succeed Board member Mr. Ali Aydın Pandır based on the Board of Directors decision no. 2016/4 dated 18 February 2016, whereby Mr. Fossati was also appointed to the member seat vacated by Mr. Pandır on the Early Detection of Risk and Risk Management

Committee. As at the end of the reporting period, the Committee was formed of Mr. Gökçe Bayındır (Chairman – Independent Board Member), Mr. Libero Milone (Member – Independent Board Member), Mr. İsmail Cenk Çimen (Member – Board Member) and Mr. Giorgio Fossati (Member - Board Member).

The Chairmen of these Committees should be selected among Independent Board Members as per the mentioned Communiqué on Corporate Governance Principles. Both Independent Board Members are members of each committee. Mr. İsmail Cenk Çimen, member of Corporate Governance Committee is also a member of Early Detection of Risk and Risk Management Committee. Board Member is a member of both Committees for their coordination.

Audit Committee, Corporate Governance Committee and Early Detection of Risk and Risk Management Committee hold periodic and other meetings as required by the legislation. In accordance with the rules of procedures, meetings with a certain agenda can be held other than periodic meetings. In this context, Audit Committee has held 5 meetings and Corporate Governance Committee has held 5 meetings in 2015. Early Detection of Risk and Risk Management Committee has held 6 meetings.

Board of Directors is informed about the committee roles, its activities and the reports. When required, experts and other managers who are not Committee members but related with the agenda can be invited to the Committee. Furthermore, task groups consisting of people with required experience and information can be

formed. The committees act in line with their responsibilities and submit their comments and recommendations to the Board. Final decisions are made by the Board.

The Board of Directors expressed its positive opinion regarding the efficiency of the Committees.

5.4. Risk Management and Internal Control Mechanism

A risk management is envisaged and internal control organization is established depending on financial and administrative activities of the company and the functioning and effectiveness of the internal auditing shall be followed up according to capital market regulations and rules.

Board of Directors is responsible for proper functioning of internal control system and internal audit and CEO will make the coordination on behalf of the Board of Directors. Early Detection of Risk and Risk Management Committee as well as the Audit Committee will follow-up proper functioning of internal control system, internal audit and risk management and submit the results to the Board of Directors.

Thus, corporate risk management and internal control systems were established by the Board of Directors. The activities of these processes and systems are coordinated within the Committees. Internal Control Systems and Internal Audit Process are primarily monitored and pursued in the Audit Committee. Furthermore; the effectiveness of these systems are evaluated by the Early Risk Detection and Risk Management Committee together with the corporate risk management process.

In line with the Risk Management Policy, Company's risk management is organized in conformity with the legal regulations and legislation to make reporting to the Board of Directors. Within this framework the policy is based on the following principles; "protecting company assets and values", "ensuring commercial, financial and operational confidence" and "ensuring sustainability in corporate risk management". In addition to this, Company Management is financially, commercially, operationally and organizationally responsible for taking and implementing all measures necessary for corporate risk management and internal audit activities.

As of the end of 2015, it has been assessed that proactive measures are taken against financial and operational risks and predictable potential risks through the Company's internal control system, internal audit activities and corporate risk management and that the Company meets the legislative requirements regarding internal control, internal audit and risk management. After reviews, it has been stated that no important problems were observed on the effectiveness of internal controls for providing effective, secure and uninterrupted provision of Company's activities and services; integrity, consistency, timely availability and reliability of data provided by the Company's accounting and financial reporting system; effectiveness, efficiency and adequateness of internal controls aimed at providing security and the running of internal control, internal audit and risk management system regarding the preparation of consolidated financial tables in accordance with the applicable

legislation and corporate risk management and the internal control system function well and the related records are kept.

The unit responsible for Internal Audit directly reports to the Company's CEO who at the same time is a Member of the Board of Directors. This unit examines processes and prepares reports regarding current and potential risks and proposes solutions. Predictable risks attached to the activities will be evaluated, information flow will be followed up by the Board Member and CEO and the results will be evaluated by the Audit Committee and Early Detection of Risk and Risk Management Committee and submitted to the Board of Directors.

Within this framework, the Board of Directors carries out risk management activities via the Early Detection of Risk and Risk Management Committee, as stated in related sections hereinabove. The Early Detection of Risk and Risk Management Committee reviews the effectiveness of the risk management systems, and reports its activities and assessments to the Board of Directors. The Committee's activities are covered in the section titled "Activities of the Early Detection of Risk and Risk Management Committee" of this Annual Report. The Annual Report also includes the Auditor's Report containing the independent auditor's assessment and clearance about the topic.

5.5. Strategic Targets of the Company

Company's strategic targets are set, approved, and implemented by the Board of Directors. Board of Directors makes assessments by periodically reviewing the level of achieving Company's targets, and activities and

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previous performance of the Company. In this context, the Board of Directors ensures that necessary measures are taken in a manner most appropriate to Company's risk, growth and revenue balance in terms of strategic decisions while it administers the Company by overseeing the Company interests. As per the strategic priorities and objectives, the mission, vision and values of the Company have been formulated and published and renewed upon revisions in line with the improvements. Board of Directors audits the management and performance of the Company within the scope of providing necessary resources and risk management by identifying Company's strategic targets.

Vision, mission and values along with designation and implementation of Company's strategic objectives will be completed by the Company top-level management, submitted to the Board of Directors and followed-up. Strategic decisions of our Company were implemented in 2015 according to their priorities. Based on the strategic targets, the Board of Directors reviews and evaluates previous year's performance, compares the results with targets and determines the upcoming year objectives proposed by the senior management.

Board of Directors will coordinate the Company Top-Level Management in designation of Company's strategic objectives, actively participate in approval and implementation processes, periodically review the level of achievement of objectives, activities and performance of the Company and evaluate the functioning, efficiency and outcomes of the related system.

In accordance with the vision and methods offered by the Board of Directors and the legislation, Company Top-Level Management will use its maximum efforts to ensure effective management of the Company and periodically inform the Board of Directors and the related Board Committees as per the regulations and the legislation based on Directorates on behalf of the CEO and all stakeholders.

The Board of Directors exercises the necessary degree of responsibility with respect to the sustainability of these strategic efforts, as well as to enhancing their efficiency.

5.6. Financial Rights

Board of Directors is responsible for Company's determined and publicly announced operational and financial performance targets. Furthermore; remuneration principles for the Members of the Board of Directors and executives who have administrative responsibilities were printed and presented to the shareholders' information with a separate agenda item at the General Assembly.

Our Company's "Remuneration Policy for the Members of the Board of Directors and Executive Managers" – that includes all their rights, benefits and remuneration of the Members of the Board of Directors and executive managers as well as the criteria and remuneration principles used in determining these rights, benefits and remuneration – was presented to our shareholders' review on our corporate website and in the Annual Report and also with the "Informative Document" issued three weeks prior to our Ordinary General Assembly held on 27.03.2015. Subsequently, the policy

was put into practice after the General Assembly. No revisions were made to the said policy during 2015.

The policy, which has been publicly disclosed on the corporate website and in the Annual Report, has been included in the agenda of the Ordinary General Assembly meeting that will be held to address 2015 activities, the date of which will be released by the Board of Directors once it is definitively set. The policy will be laid down for the opinions of shareholders in the General Assembly Meeting.

The total amount of payments made and benefits provided to Members of the Board of Directors and Executive Managers within the framework of the Remuneration Policy, are evaluated every year by the Corporate Governance Committee and Board of Directors. In our financial statements' footnotes, the payments made and benefits provided to the Members of the Board of Directors and executive managers are classified together and publicly announced in parallel to general practices.

Furthermore, the Company does not perform any transactions that may create conflicts of interest and does not lend money, extend credit, or does not give surety to any of the members of the Board of Directors or executive managers who have administrative responsibilities.

In the reporting period and as of 2015, no loans were granted to the members of the Board or to the senior managers and no credit was utilized by them; none of them received benefits through third-persons and moreover, no indemnities or similar were provided in their favor.