## AVRUPAKENT GAYRİMENKUL YATIRIM ORTAKLIĞI A.Ş. BOARD OF DIRECTORS INVITATION TO THE ORDINARY GENERAL ASSEMBLY MEETING TO BE HELD ON APRIL 15, 2025

Our Ordinary General Assembly meeting shall be held on April 15, 2025, at 11.00 "Radisson Collection Hotel, Vadistanbul Ayazağa Mah. Azerbaycan Cad. 1A Apt. No:3A Sarıyer/İstanbul" to discuss and take resolutions on the the agenda items stated below.

The Financial Statements and the Audit Report for the 2024 fiscal year, the Board of Directors' Annual Report, including the Corporate Governance Principles Compliance Report and Sustainability Report, and the profit distribution proposal of the Board of Directors, along with the following agenda and the Memorandum containing the necessary explanations for compliance with the Corporate Governance Principles shall be made available to the shareholders at Company Headquarters, on the Company's corporate website at www.avrupakentgyo.com, on the Public Disclosure Platform ("PDP"), and in the Electronic General Meeting System of the Central Registry Agency ("CRA") three weeks (21 days) prior to the meeting.

Our shareholders may participate and vote at the General Assembly in person, either physically or electronically, or through their representatives (by granting a proxy).

Our shareholders who wish to attend the Ordinary General Assembly Meeting are required to fulfill the procedures announced to the public by the CRA. The "Shareholders List" regarding the right holders and their representatives attending the meeting is taken from the Electronic General Assembly System ("EGKS") before the meeting starts. The "Shareholders List" is used for the formation of the list of attendees. The control of whether the persons who physically come to the meeting hall to attend the Ordinary General Assembly Meeting are shareholders or their representatives will be made through the aforementioned list.

Participation electronically in the General Assembly is possible only with the secure electronic signatures of shareholders or proxies. Therefore, shareholders who will carry out a transaction in Electronic General Meeting System ("e-GEM"), first of all, have to register their contact information in e-MKK information portal of CRA as well as having to have a secure electronic signature.

Shareholders or proxies who would like to participate electronically in the meeting are supposed to fulfill their obligations in accordance with the provisions of "Regulation on the General Assemblies in Corporates to be Held Electronically" published in the Official Gazette dated 28 August 2012 and no. 28395 and "Declaration on Electronic General Meeting System to be Implemented in the General Assemblies of Corporates" published in the Official Gazette dated 29 August 2012 and no.28396. Otherwise, they shall not be able to participate in the meetings.

With rights and obligations of shareholders who shall participate electronically over the Electronic General

Assembly System being reserved, shareholders who are unable to attend the meeting in person have to issue their

proxies according to the attached proxy form or obtain the proxy form from the Company headquarters or the

Company website at www.avrupakentgyo.com and accordingly submit their proxies bearing their notarised

signatures to the Company by fulfilling the conditions set forth in the "Communiqué on Voting by Proxy and Proxy

Solicitation" number II-30.1 which took effect upon publication on the Official Gazette dated 24.12.2013 and

numbered 28861. A proxy document is not required from a proxy appointed electronically through the Electronic

General Meeting System. It shall not be possible to attend the general assembly with a proxy which does not comply

with the proxy form required under the aforementioned Communiqué and a copy of which is attached hereto.

Pursuant to Paragraph 4 of Article 415 of Turkish Commercial Code No. 6102 and Paragraph 1 of Article 30 of the

Capital Markets Law, the right to attend the General Assembly and voting rights shall not be conditional on depositing the share certificates. Accordingly, shareholders participating in the General Assembly Meeting do not

need to block their shares.

It is necessary and sufficient for our shareholders who will attend the General Assembly Meeting in person to show

their ID cards at the meeting. In addition, if our shareholders, whose identity and information regarding the shares

in their accounts are concealed and therefore cannot be seen by our Company, wish to participate in the General

Assembly Meeting, they are required to apply to the intermediary institutions where their accounts are held and

ensure that the restriction on the concealed identity and information regarding their shares is removed until 1 (one)

day before the date of the General Assembly Meeting.

Without prejudice to the provisions on electronic voting, open voting by raising hands shall be used for voting on

the agenda items at the General Assembly Meeting.

Kindly submitted to the information of our shareholders.

AVRUPAKENT GAYRİMENKUL YATIRIM ORTAKLIĞI A.Ş. BOARD OF DIRECTORS

Company Address: Ataköy 7-8-9-10. Kısım Mah. Çobançeşme E-5 Yan Yol Cad. Avrupa Residence-

Office No:8/2/7 Bakırköy / İstanbul

Trade Registraty and Number: İstanbul Ticaret Sicil Müdürlüğü-740979-0

Mersis No: 0105-0571-0290-0011

## AGENDA FOR THE ORDINARY GENERAL ASSEMBLY MEETING OF AVRUPAKENT GAYRİMENKUL YATIRIM ORTAKLIĞI A.Ş. TO BE HELD ON 15 APRIL 2025

- 1. Opening of the meeting and election of the Chairmanship Council.
- **2.** Presentation, discussion and approval of the Annual Report prepared by the Board of Directors for the year 2024.
- **3.** Presentation of the summary of the Independent Audit Report for the year 2024.
- **4.** Presentation, discussion and approval of the Financial Statements for the year 2024.
- 5. Release of each member of the Board of Directors from their liability for the Company's activities in 2024.
- **6.** Adoption of a resolution on the Board of Directors' profit distribution proposal.
- **7.** Determining the remuneration of the Board Members.
- **8.** Approval of the appointment of the Independent Audit Firm, selected by the Board of Directors, in accordance with Turkish Commercial Code and Capital Markets Board regulations.
- **9.** Informing the General Assembly of the donations made by the Company in 2024 within the scope of the Company's Donation and Aid Policy and determining an upper limit for donations in 2025.
- **10.** Informing the General Assembly of the purchase, sale and lease transactions made in 2024 pursuant to Article 37 of the Communiqué on Principles of Real Estate Investment Companies.
- 11. Informing the General Assembly of any guarantees, pledges, mortgages and sureties issued by the Company in favour of third parties in 2024 and the income or benefit obtained by the Company, in accordance with Capital Markets Board regulations.
- **12.** Granting authority to the Members of the Board of Directors according to Articles 395 and 396 of Turkish Commercial Code.
- 13. Informing the General Assembly of any transactions within the context of Article 1.3.6 of Annex-I of the Capital Markets Board's Corporate Governance Communiqué (II-17.1).
- 14. Informing the General Assembly regarding the Share Buyback Program initiated by the Company's Board of Directors on March 25, 2024, and terminated on December 4, 2024, in accordance with the Capital Markets Board's Communiqué No. II-22.1 on Buy-Backed Shares and the Principle Decision numbered i-SPK.22.7 (Resolution No. 9/177 dated February 14, 2023) and the liquidity providing transactions initiated on March 25, 2024, and terminated on September 5, 2024.
- **15.** Wishes and opinions.

## PROXY FORM FOR THE ORDINARY GENERAL ASSEMBLY MEETING OF AVRUPAKENT GAYRİMENKUL YATIRIM ORTAKLIĞI A.Ş. TO BE HELD ON 15 APRIL 2025

I hereby appoint	i	as	my proxy authorized to	represent me, to
vote and make proposals	in line with the views I	express herein below an	d sign the required paper	rs at the Ordinary
General Assembly of Avi	rupakent Gayrimenkul Y	Yatırım Ortaklığı A.Ş. tha	at will convene on 15 Apr	ril 2025, Tuesday
at 11.00 at the address of	Radisson Collection Ho	otel, Vadistanbul Ayazağ	ga Mah. Azerbaycan Cad	l. 1A Apt. No:3A
Sarıyer/İstanbul.				
The Attorney's(*):				
Name Surname/ Trade N	Tame:			
TR ID Number/ Tax ID I	Number, Trade Register	and Number and MERS	SIS (Central Registration	ı
System) Number:				
(*) Foreign attorneys sho	ould submit the equivale	nt information mentione	ed above.	
A) SCOPE OF REPRE	SENTATIVE POWER	₹		
The scope of representa	ative power should be	defined after choosing	one of the options (a),	(b) or (c) in the
following sections 1 and	1 2.			
1. About the agenda ite	ms of General Assemb	ly:		
a) The attorney is author	ized to vote according to	o his/her opinion		
b) The attorney is author	ized to vote in accordan	ce with the company ma	nnagement	
c) The attorney is author	ized to vote in accordan	ce with the following in	structions stated in the ta	ıble.□
<b>Instructions:</b>				
In the event that the shar	eholder chooses option	(c), the shareholder show	ıld mark "Accept" or "R	eject" box and if
the shareholder marks th	e "Reject" box, then he	she should write the di	ssenting opinion to be n	oted down in the
minutes of the general as	ssembly.			
Agenda items	Accept	Reject	<b>Dissenting Opinion</b>	
1. Opening of the				
meeting and election of the Chairmanship				
Council.				
2. Presentation, discussion and				

approval of

Annual

the

Report

prepared by the		
Board of Directors		
for the year 2024.		
3. Presentation of the		
summary of the		
Independent Audit		
Report for the year		
2024.		
4. Presentation,		
discussion and		
11		
Financial Statements		
for the year 2024.		
<b>5.</b> Release of each		
member of the Board		
of Directors from		
their liability for the		
Company's activities		
in 2024.		
	<u> </u>	
<b>6</b> . Adoption of a		
resolution on the		
Board of Directors'		
profit distribution		
proposal.		
7. Determining the		
remuneration of the		
Board Members.		
<b>8.</b> Approval of		
the appointment of		
the Independent		
Audit Firm, selected		
by the Board of		
Directors, in		
accordance with		
Turkish Commercial		
<u> </u>		
Markets Board		
regulations.		
<b>9.</b> Informing		
the General		
Assembly of the		
donations made by		
the Company in 2024		
within the scope of		
the Company's		
Donation and Aid		
Policy and		
determining an upper		
limit for donations in		
2025.		
<b>10.</b> Informing		
the General		
Assembly of the		
•		
purchase, sale and		
lease transactions		

made in 2024		
pursuant to Article		
37 of the		
Communiqué on		
Principles of Real		
Estate Investment		
Companies.		
11. Informing the		
General Assembly of		
_		
any guarantees,		
pledges, mortgages		
and sureties issued		
by the Company in		
favour of third		
parties in 2024 and		
the income or benefit		
obtained by the		
Company, in		
accordance with		
Capital Markets		
Board regulations.		
<b>12.</b> Granting		
authority to the		
Members of the		
Board of Directors		
according to Articles		
395 and 396 of		
Turkish Commercial		
Code.		
13. Informing		
the General		
Assembly of any		
transactions within		
the context of Article		
1.3.6 of Annex-I of		
the Capital Markets		
_		
Board's Corporate Governance		
Communiqué (II-		
17.1).		
14. Informing		
the General		
Assembly regarding		
the Share Buyback		
Program initiated by		
the Company's Board		
of Directors on		
March 25, 2024, and		
terminated on		
December 4, 2024, in		
accordance with the		
Capital Markets		
Board's Communiqué		
No. II-22.1 on Buy-		
Backed Shares and		
the Principle		

Decision numbered i-				
SPK.22.7 (Resolution				
No. 9/177 dated February 14, 2023)				
and the liquidity				
providing				
transactions initiated				
on March 25, 2024,				
and terminated on				
September 5, 2024. <b>15.</b> Wishes and				
opinions.				
If the minority has ano	ther draft resolution, n	ecessary arrangements	s should be made to ena	able
them to vote by proxy.				
No voting on the inform	native items.			
2. Special instructions	related to other issues	s that may come up d	uring General Assemb	oly meeting and
especially to the use of	• 0			
a) The attorney is author	_	_		
b) The attorney is not au				
c) The attorney is author	ized to vote for agenda i	items in accordance with	the following instruction	ns 🗆
SPECIAL INSTRUCT	IONS; Special instruction	ons (if any) to be given by	y the shareholder to the a	ttorney are stated
herein.				
B) The shareholder spe	ecifies the shares to be 1	represented by the atto	rney by choosing one o	f the following.
1. I hereby confirm tha	t the attorney represen	nts the shares specified	in detail as follows. $\square$	
a) Order and Serial (*)				
b) Number / Group (**)				
c) Amount-Nominal Val	ue			
ç) Share with privileged	voting rights or not			
d) Bearer-Registered (*)				
e) Ratio of the total share	es/voting rights of the sh	nareholder		
*Such information is not	required for the shares	which are dematerialized	d.	
**For the dematerialized	l shares, information rela	ated to the group (if any)	) will be given instead of	number
2. I herehy confirm th	hat the attorney repre	sents all my shares on	the list, prepared by	MKK (Central
Registry Agency) the d				
region j rigency, and a	m, before the Micelling	, concerning the shall	moracio mno coma att	and General

Assembly Meeting .  $\square$ 

## NAME SURNAME OR TITLE OF THE SHAREHOLDER (\*)

TR ID Number/ Tax ID Number, Trade Register and Number and MERSIS (Central Registration System) Number: Address:

(\*) Foreign shareholders shall submit the equivalent information mentioned above.