SARKUYSAN ELEKTROLİTİK BAKIR SANAYİ VE TİCARET ANONİM ŞİRKETİ AMENDMENT OF ARTICLE 6 OF THE ARTICLES OF ASSOCIATION

CAPITAL ARTICLE - 6 - The Company accepted the registered capital system in accordance with the ARTICLE - 6 - The Company accepted the registered capital system in accordance with the	
provisions of Capital Market Code and moved into the system as per the decision of Capital Market Board dated 23.3.1983 and numbered 75. The upper limit of the registered capital of the Company is 600,000,000 Turkish Lira) and is shared among 60,000,000 (sixty billion) shares, i.e., each share has a nominal price of 1 KR (one Turkish Kurus). The permit of the Capital Market Board for the upper limit of the registered capital is valid for the period between 2021 and 2025 (5 years). Although the upper limit of the registered capital is valid for the period between 2021 and 2025 (5 years). Although the upper limit of the registered capital of the epriod between 2024 and 2028 (5 years). Although the upper limit of the registered capital is valid for the period between 2024 and 2028 (5 years). Although the upper limit of the registered capital is valid for the period between 2024 and 2028 (5 years). Although the upper limit of the registered capital of the eapital Market Board for the upper limit of the registered capital is valid for the period between 2024 and 2028 (5 years). Although the upper limit of the registered capital is valid for the period between 2024 and 2028 (5 years). Although the upper limit of the registered capital is valid for the period between 2024 and 2028 (5 years). Although the upper limit of the registered capital is valid for the period between 2024 and 2028 (5 years). Although the upper limit of the registered capital is valid for the period between 2024 and 2028 (5 years). Although the upper limit of the registered capital is valid for the period between 2024 and 2028 (5 years). Although the upper limit of the registered capital of the Company is upper limit of the registered capital of Directors shall be authorized during the General Assembly for a new period of Directors shall be authorized to be able to make a decision on capital increase after 2025. Unless such authorization is provided, the Company's issued capital is 500,000,000. TL (fivehundredmillion Turkish Lira). The capital is	of registere ed amon e of 1 KR f the ugh the o28, the riod of ermitted al increase 000 TL group his time, e Period d the reer ease the ord of
shareholders right to buy new shares partially and completely, to increase invested capital in Türkiye and/or abroad. As part of the authorization provided under this article herein, resolutions of the Board of Directors shall be announced in line with the principles specified by the Capital Market Board. The shares representing the capital is monitored by record in line with the dematerialization principles.	herein,