PEGASUS HAVA TAŞIMACILIĞI ANONİM ŞİRKETİ

INFORMATION DOCUMENT FOR THE 2017 GENERAL ASSEMBLY MEETING DATED APRIL 4, 2018

1. Invitation to the General Assembly Meeting dated April 4, 2018

The Annual Shareholders Meeting of our Company for the year 2017 will be held on Friday, April 4, 2018 at the Company headquarters located at Aeropark, Yenişehir Mahallesi, Osmanlı Bulvarı No: 11/A Kurtköy 34912 Pendik İstanbul and will convene to discuss the following agenda items.

The Financial Statements of the Company and the Independent Auditor's Report for the year 2017, the proposal of the Board of Directors regarding the use of the Company profit for the year 2017, the Company's Corporate Governance Compliance Report, the proposed amendments to the Company Articles of Association and the Information Document relating to the other agenda items are made available for the review of our shareholders, starting from three weeks prior to the meeting, at our Company headquarters, at our corporate website http://www.pegasusinvestorrelations.com and the Electronic General Assembly Portal of the Central Registry Agency.

In accordance with Article 415 paragraph 4 of the Turkish Commercial Code No. 6102 and Article 30 paragraph 1 of the Capital Markets Law No. 6362, attendance and voting at the General Assembly is not conditional upon the deposit of Company shares at the Central Registry Agency. Therefore, our shareholders do not have to block their Pegasus shares in the event they would like to attend the General Assembly Meeting.

Our shareholders who will vote through the Electronic General Assembly System may refer to the Central Registry Agency (<u>https://egk.mkk.com.tr/egkweb/en/</u> or 444 0 655) for more information on their obligations stipulated in the Regulations and Communiqués regarding Electronic General Assembly participation.

In accordance with the provisions of the Capital Markets Board Communiqué No. II-30.1 regarding Proxy Voting and Call for Proxies, published in the Official Gazette dated December 24, 2013 and numbered 28862, our shareholders who will have themselves represented at the meeting through proxy must produce their proxy form in line with the attached proxy form (**Annex-1**) and are required to present the signed proxy, certified by a Turkish notary public or the signed proxy alongside a signature circular certified by a Turkish notary public. Proxies appointed electronically through the Electronic General Assembly System do not have to present any written proxy statement. Voting at the General Assembly will be made by show of hands, with provisions relating to electronic voting being reserved.

Information on the Annual General Assembly Meeting is available on our website: <u>http://www.pegasusyatirimciiliskileri.com</u>. Our shareholders may seek any additional information regarding the General Assembly procedures from Pegasus Investor Relations.

Pursuant to Article 17, paragraph 1, sub-paragraph (e) of our Articles of Association, the Annual General Assembly Meeting will be open for the attendance of all stakeholders and the press as observers.

We request the attendance of our shareholders.

PEGASUS HAVA TAŞIMACILIĞI A.Ş.

Pegasus Hava Taşımacılığı A.Ş.

Agenda for the Annual General Assembly Meeting dated April 4, 2018

- 1) Commencement and establishment of the Meeting Chairing Committee
- **2)** Review, discussion and approval of the Annual Activity Report, Independent Auditor's Report and the Financial Statements relating to the year 2017
- **3)** Release of each member of the Board of Directors with respect to the Company's transactions in 2017
- 4) Review and approval of the Board of Directors' proposal for the utilization of the 2017 profit
- 5) Review and approval of the amendment to Article 6 of the Company Articles of Association proposed by the board of Directors, subject to the prior consent of the Capital Markets Board and the Ministry of Customs and Trade.
- 6) Appointment of the members of the Board of Directors and determination of their term of office
- 7) Determination of the salary, honorarium, bonus and similar financial rights of the members of the Board of Directors
- **8)** Authorization of the members of the Board of Directors to enter into transactions within the scope of Articles 395 and 396 of the Turkish Commercial Code
- 9) Appointment of the Independent Auditor
- **10)** Submission of information to the shareholders on donations and charitable contributions made in 2017 and determination by the shareholders of a maximum ceiling for donations and charitable contributions to be made in 2018
- **11)** Submission of information to the shareholders with respect to transactions in 2017 falling within the scope of Article 1.3.6 of the Corporate Governance Principles
- **12)** Submission of information to the General Assembly with respect to security, pledge, mortgage and surety provided by the Company for the benefit of third parties in 2017 and any income and benefits derived therefrom
- 13) Requests and recommendations and close of meeting

2. Additional Information provided in accordance with the Corporate Governance Principles of the Capital Markets Board

2.1. Pegasus Shareholding Structure and Information on Shares and Voting Rights

As of the date of publication of this Information Document, March 5, 2018 the issued capital of our Company is TL 102,272,000, within the authorized capital ceiling of TL 500,000,000, and the capital and shareholding structure as of the same date is as follows:

	As of March 5, 2018		
Shareholder	Number of Shares	Shareholding Ratio	
Esas Holding A.Ş.	64,353,570	62.92%	
Publicly Traded Shares	35,294,000	34.51%	
Emine KAMIŞLI	874,810	0.86%	
Ali İsmail SABANCI	874,810	0.86%	
Kazım KÖSEOĞLU	437,405	0.43%	
Can KÖSEOĞLU	437,405	0.43%	
Total	102,272,000	100%	

Our Company has not issued any privileged shares and each Pegasus share gives its titular one vote.

2.2. Information on Material Changes in the Management and Operations of Pegasus and its Subsidiaries

Information on management and operations of Pegasus and its consolidated subsidiaries have been disclosed in the relevant sections of the Annual Activity Report for the year 2017.

In this respect,

- With the Material Event Disclosures dated March 8 and June 9, 2017, the Company announced its agreement with Air Berlin plc ("Air Berlin") to buyout Air Berlin's 29.51% stake in our subsidiary IHY İzmir Havayolları A.Ş. ("IzAir"), represented by a total of 1,755,683,263 Group (A), (B) and (C) shares for a consideration of Euro 1.2 million; subject to the completion of the filings with and the approvals to be obtained from the General Directorate of Turkish Civil Aviation and the competent competition authorities. The share transfer was completed on June 15, 2017 and resulted in the termination of the agreements between the Company and Air Berlin in respect of their shareholding in IzAir and the "Air Berlin Turkey Project" details of which have been provided in the Company's Offering Circular dated April 26, 2013 and the increase of the Company's shareholding in IzAir to 98.63%.
- As of December 31, 2017, Pegasus has taken delivery of 15 A320neo aircraft forming part of its order with Airbus dated 2012 for 57 firm order A320neo and 18 firm order A321 neo aircraft, totaling 75, and an additional 25 optional aircraft, thereby constituting a purchase order for 100 new aircraft. Pegasus became the first customer of CFM-Leap series engines used on A320neo aircraft. In December 2017, Pegasus exercised its option for 25 additional aircraft and converted these option aircrafts to firm orders in A321neo configuration, subject to an additional option to reconvert the order to A320neo configuration subject to the applicable notice periods prior to the scheduled delivery of aircraft.
- An audit was conducted in 2016 and 2017 by the Ministry of Finance on Pegasus' accounts and transactions for 2014 in respect of income tax withholding. As a result of this audit, the Company's policy of applying income tax exemption for flight indemnity and flight indemnity difference

payments made to the pilots and the flight crew certified by the civil aviation authority to provide services in the aircraft during flight, as per Article 29/2 of the Income Tax Law No. 193, was criticized. In this respect, the relevant tax office determined additional income tax liability in the amount of TL 38.644.642,45 and additional stamp tax liability in the amount of TL 293.312,84 against the Company and further imposed a tax penalty of TL 57.966.963,68 for income tax and TL 439.969,26 for stamp tax.

Taking into consideration the established practices in the Turkish aviation sector and opinions from tax advisers the Company considers its practices under question to be in full compliance with the applicable tax law. No provision has been calculated on the accompanied consolidated financial statements including the periods not inspected.

As a result of the investigation, a settlement request was filed with the Tax Settlement Commission of the Revenue Administration in accordance with the provisions of Tax Procedure Law No. 213 regarding the tax penalty imposed to the Company. The Company is entitled to further challenge the tax office decision before tax courts if no settlement is reached.

2.3. Information on Requests by our Shareholders with respect to the General Assembly Meeting Agenda

In 2017, the Company did not receive any agenda-related requests from our shareholders with respect to the Annual General Assembly Meeting for the year 2017.

3. Information on the Agenda Items for the Annual General Assembly Meeting dated April 4, 2018

3.1. Commencement and establishment of the Chairing Committee

The meeting will commence and the election of the Chairman for the meeting, and the deputychairman, if necessary, will be conducted in accordance with the provisions of the Turkish Commercial Code No. 6102 ("**TCC**"), Regulation on the Procedures and Principles Relating to General Assembly Meetings of Joint Stock Companies and Representatives from the Ministry of Customs and Trade to Attend Such Meetings ("**Regulation**") and Articles 6 and 7 of our Company Bylaws Regarding the Working Principles and Procedures of the Shareholders General Assembly ("**Bylaws**").

The Chairman will appoint at least one secretary who will be responsible for keeping the meeting minutes. The Chairman may also appoint the requisite number of voting officers as well as experts and advisers to help implement technical matters with respect to attendees participating in the meeting *via* electronic means.

In accordance with Article 7 of the Bylaws, the Chairman is authorized to sign the meeting minutes and other documents prepared as the basis for the content of the minutes.

3.2. Review, discussion and approval of the Annual Activity Report, Independent Auditor's Report and the Financial Statements relating to the year 2017

The Annual Activity Report of the Board of Directors and Financial Statements of the Company and the Independent Auditor's Report for the period January 1 – December 31, 2017, and the Company's Corporate Governance Compliance Report annexed to the Annual Activity Report that have been made available for the review of our shareholders, starting from three weeks prior to the meeting, at our Company headquarters, at our corporate website <u>http://www.pegasusinvestorrelations.com</u> and the

Electronic General Assembly Portal of the Central Registry Agency ("**CRA**") will be submitted for the review, discussion and approval of our shareholders.

3.3. Release of each member of the Board of Directors with respect to the Company's transactions in 2017

In accordance with the provisions of the TCC and the Regulation, the release of each member of our Board of Directors for the Company's business, transactions and accounts for 2017 will be submitted for the approval of our shareholders.

3.4. Review and approval of the Board of Directors' proposal for the utilization of the 2017 profit

"**Pegasus Dividend Policy**", adopted by our Board of Directors through its resolution dated November 20, 2013 and numbered 403, entered into force upon unanimous approval by the shareholders attending the Annual General Assembly Meeting dated March 31, 2014 and published on our Investor Relations website is provided as **Annex-2** hereto.

Pursuant to the profit distribution chart adopted by our Board of Directors through its resolution dated March 5, 2018 and numbered 616 and provided as **Annex-3** hereto, according to our accounts based on Turkish Financial Reporting Standards and based on our statutory records prepared in accordance with the Turkish Tax Procedure Law No. 213, no net distributable profit will arise for the year 2017 based on statutory records and the allocation of the profit for the year 2017 in its entirety to reduce the accumulated loss of the Company from previous years in accordance with the law, Article 21 of the Company Articles of Association and Pegasus Dividend Policy will be submitted for the approval of our shareholders.

3.5. Review and approval of the amendment to Article 6 of the Company Articles of Association proposed by the Board of Director, subject to the prior consent of the Capital Markets Board and the Ministry of Customs and Trade

Pursuant to its resolution dated February 1, 2018 and numbered 610, our Board of Directors resolved on the filing of the necessary applications for the extension of the Company's authorized capital ceiling of TL 500,000,000 valid for 2013-2017 by another five years to cover the period between 2018-2022 and the amendment of Article 6 of the Company's Articles of Association in this regard. The proposed amendments were published on the same date through the Public Disclosure Platform and our Investor Relations Website and are provided as **Annex-4** hereto. The application was approved by the Capital Markets Board on February 7, 2018 and by the Ministry of Customs and Trade on February 16, 2018 and will be submitted to the approval of our shareholders at the General Assembly Meeting.

3.6. Appointment of the members of the Board of Directors and determination of their term of office

Our current Board Members, Ali İsmail SABANCI, Hüseyin Çağatay ÖZDOĞRU, Sertaç HAYBAT, Mehmet Cem KOZLU, Saad Hassan HAMMAD, Hatice Zeynep Bodur OKYAY and Stephen Mark GRIFFITHS were appointed at the Annual General Assembly Meeting dated March 31, 2017 for a term of one year and their term of office expires as of the Annual General Assembly Meeting dated April 4, 2018.

In consideration of the recommendation by the Corporate Governance Committee, pursuant to its decision dated December 14, 2017 and numbered 605, the Board of Directors resolved on the nomination of Michael Glyn POWELL, citizen of the United Kingdom, as a member of the Board of Directors.

In this respect, the election for our Board of Directors, which must constitute of at least five members, will take place at the Annual General Assembly Meeting dated April 4, 2018, based on nominations by our shareholders as per the relevant provisions of the TCC and Article 10 of our Articles of Association. Save for exceptions that may be allowed by the Capital Markets Board, one third of the total number of Board Members must fulfill the requisite independency criteria set out in the Corporate Governance Principles.

In addition to the above, as per Article 4.5.11 of the Corporate Governance Principles and the Committee Charter, our Corporate Governance Committee is responsible for the establishment of a transparent system for the determination, evaluation and training of appropriate candidates for the Board of Directors and developing policies and strategies in this regard. In line with this responsibility, the Corporate Governance Committee determined a set of principles and criteria for 2018 Director Nomination, provided as **Annex-5** hereto for the attention of our shareholders.

In consideration of the above and also the classification of our Company by the Capital Markets Board among "Tier 1 Companies" in terms of implementation of Corporate Governance Principles, announced in the Capital Markets Board Bulletin No. 2018/1 dated January 8, 2018, our Corporate Governance Committee has recommended, in its report evaluating the fulfillment of the requisite independency criteria by nominees for independent Board Member seats, that Mehmet Cem KOZLU, Saad Hassan HAMMAD, Hatice Zeynep Bodur OKYAY and Stephen Mark GRIFFITHS are proposed to our shareholders at the Annual General Assembly Meeting as nominees for independent Board Member seats. Our Board of Directors, having accepted the recommendations of the Committee, filed the necessary applications with the Capital Markets Board. In its letter dated February 22, 2018, the Capital Markets Board Members.

The résumés for and duties undertaken in the past year by each of our current Board Members who are eligible for re-appointment and Mike Glynn POWELL who has been nominated for the first time are provided as **Annex-6** hereto for the attention of our shareholders.

3.7. Determination of the salary, honorarium, bonus and similar financial rights of the members of the Board of Directors

As per the relevant provisions of the TCC and Article 10 of our Articles of Association, our Board Members are paid a monthly or annual salary or a per meeting payment to be determined by our shareholders at the General Assembly. In this respect, the Company must comply with the mandatory rules determined by the Capital Markets Board. Consequently, payments to be made to our Board Members during their term of office will be determined in accordance with the decision of our shareholders.

In As per Article 4.5.13 of the Corporate Governance Principles and the Committee Charter, our Corporate Governance Committee is responsible for determining the principles and criteria that apply to the compensation of Board Members, review such principles and criteria and taking into consideration the fulfillment of these criteria propose payments to be made to the Board Members to the Board of Directors. In line with this responsibility, the Corporate Governance Committee determined a set of principles and criteria for 2018 Director Remuneration, provided as **Annex-5** hereto for the attention of our shareholders.

3.8. Authorization of the members of the Board of Directors to enter into transactions within the scope of Articles 395 and 396 of the TCC

Members of our Board of Directors can only enter into transactions with the Company as per Article 395 of the TCC and undertake business in competition with our Company as per Article 396 of the TCC, subject to the authorization by our shareholders at the General Assembly Meeting. In this respect, authorization of our Board Members for the said matters will be submitted for the review and approval of our shareholders.

3.9. Appointment of the Independent Auditor

The proposal, in line with the recommendation of our Audit Committee, to appoint Güney Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş. (Ernst Young Türkiye) for procuring the necessary services to fulfill our Company's internal audit requirements arising from the TCC and the Communiqué Series: X, No: 22 regarding "Independent Audit Standards in Capital Markets" of the Capital Markets Board for the year 2018, will be submitted for the approval of our shareholders.

3.10. Submission on information to the shareholders on donations and charitable contributions made in 2017 and determination by the shareholders of a maximum ceiling for donations and charitable contributions to be made in 2018

"Pegasus Donations and Charitable Contributions Policy", adopted by our Board of Directors through its resolution dated November 20, 2013 and numbered 403 and entered into force upon approval by the majority of the shareholders attending the Annual General Assembly Meeting dated March 31, 2014, was amended at the Extraordinary General Assembly Meeting dated November 11, 2016. The amendment allows the Company to make donations for solidarity purposes besides education, health and aviation. The consolidated text is accessible on our Investor Relations Website and is provided as **Annex-7** hereto.

Pursuant to Article 19 of the Capital Markets Law No. 6362 ("**Capital Markets Law**") and Article 11 of the Company Articles of Association, the ceiling for donations and charitable contributions to be made by Pegasus in 2017 was determined as TL 5,000,000 at the Annual General Assembly Meeting held on March 31, 2017. The total donations and charitable contributions made by the Company in 2017 total TL 37,320.

At the Annual General Assembly Meeting dated April 4, 2018, information on donations and charitable contributions made by Pegasus in 2017 will be provided to our shareholders and the upper ceiling for donations and charitable contributions to be made in 2018 will also be determined by our shareholders in line with Article 19 of the Capital Markets Law and Article 11 of the Company Articles of Association.

In this respect, our Board of Directors resolved to propose TL 5,000,000 as the applicable ceiling for donations and charitable contributions to be made by the Company in the year 2018 within the scope of the Pegasus Donations and Charitable Contributions Policy.

3.11. Submission of information to the shareholders with respect to transactions in 2017 falling within the scope of Article 1.3.6 of the Corporate Governance Principles

As per Article 1.3.6 of the Corporate Governance Principles determined by the Capital Markets Board Communiqué No. II-17.1 on Corporate Governance our shareholders will be informed of material transactions between Pegasus or its subsidiaries on one hand and our controlling shareholders, Directors, members of the senior management with administrative responsibility or their spouses or relatives up to and including the second degree on the other hand, that may create conflict of interest, as well as any other instances where any of the foregoing persons engage in competing business on their own account or on the account of others. The relevant information in this respect is provided in Section (1/G) of the Annual Activity Report of our Board of Directors for the period January 1 – December 31, 2017.

3.12. Submission of information on the security, pledge, mortgage and surety provided by the Company for the benefit of third parties and income and benefits derived therefrom to the attention of the shareholders

Our shareholders will be informed of the security, pledge and mortgage information stated in Note 16 (*Commitments – Collaterals, Pledges, Mortgages*) to our Consolidated Financial Statements for the Period January 1 – December 31, 2017, as per the requirements of Article 12 of the Corporate Governance Communiqué No. II-17.1 of the Capital Markets Board.

3.13. Requests and recommendations and close of meeting

PEGASUS HAVA TAŞIMACILIĞI A.Ş.

POWER OF ATTORNEY

I/we hereby appoint, further identified below, as my/our representative to represent me/us and vote, submit proposals and sign documents on my/our behalf, within the framework of the instructions below, at the annual general assembly meeting of Pegasus Hava Taşımacılığı A.Ş., scheduled for 10:00 AM on April 4, 2018 and to be held at the Company headquarters located at Aeropark, Yenişehir Mahallesi, Osmanlı Bulvarı No: 11/A Kurtköy 34912 Pendik, Istanbul.

Name, Surname / Commercial Title of the Proxy

Turkish Identification / Tax Number, Trade Registration No. and MERSIS No. of the Proxy

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(*) For foreign proxies equivalent of the required information must be provided

A) SCOPE OF REPRESENTATIVE AUTHORITY

For Sections 1 and 2 provided below either (a), (b) or (c) must be chosen to indicate the scope of representative authority.

1.With Respect to the Agenda Items:

- a) The Proxy is authorized to vote at its own discretion.
- b) The Proxy is authorized to vote in accordance with the proposals of the Company management.
- c) The Proxy is authorized to vote in accordance with the instructions below.

Instructions:

If the Shareholder chooses option (c) above, the Shareholder will provide instructions to the Proxy by indicating its vote on each agenda item and by also indicating its dissenting opinion, if any, for the agenda items voted against.

Agenda Items (*)	In Favor	Against	Dissenting Opinion
1.			
2.			
3.			

(*) Agenda items for the General Assembly will be listed one by one. If the minority shareholders propose another draft resolution, this draft resolution will also be indicated here.

2. Special Instructions Regarding Other Matters Arising During the Meeting Especially the Exercise of Minority Rights:

- a) The Proxy is authorized to vote at its own discretion.
- b) The Proxy is not authorized to vote on these matters.
- c) The Proxy is authorized to vote in accordance with the special instructions below.

SPECIAL INSTRUCTIONS; Special instructions to the Proxy, if any, will be indicated here.

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B) The Shareholder will indicate the shares it wishes the Proxy to represent by choosing one of the following.

1. I approve the representation of the shares detailed below by the Proxy.

a) Series and Order:*

b) Number:**

- c) Amount-Nominal Value of the Shares:
- d) Information on any Privileges attached to the Shares:
- e) Bearer or Registered:*
- f) Ratio Against the Entire Number of Shares and Voting Rights of the Shareholder:

.....

* Not required for dematerialized shares.

** For dematerialized shares group information will be provided instead of number

2. I approve the representation of all my shares indicated in the list of attendees to be prepared by the CRA one day prior to the General Assembly by the Proxy.

NAME, SURNAME OR COMMERCIAL TITLE OF THE SHAREHOLDER (*)

.....

Turkish Identification / Tax Number, Trade Registration No. and MERSIS No. of the Shareholder:

.....

Address of the Shareholder:

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(*) For foreign shareholders equivalent of the required information must be provided.

SIGNATURE SEAL / SIGNATURE

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ANNEX-2 PEGASUS DIVIDEND POLICY

PEGASUS HAVA TAŞIMACILIĞI A.Ş. DIVIDEND POLICY

The main principles relating to the distribution of profit are laid out in Article 21 of our Articles of Association.

In this framework, in the event there remains distributable profit following the deduction of previous years' losses from the net annual profit relating to a fiscal year, our shareholders have the authority to resolve on the distribution of profit, by taking into consideration our Company's goals and its financing requirements, in cash, in shares or a by using a combination of the two and the completion of distribution within the timeframe foreseen in the applicable law.

The proposal for distribution of profit by our Board of Directors will be prepared in consideration of the above needs and will be submitted to the attention of our shareholders for discussion at the General Assembly. The Board of Directors must inform our shareholders at the General Assembly on how the profit will be used in the event there is no dividend distribution.

Our Articles of Association do not include any provisions granting privileges in respect of the distribution or payment of the Company profit.

Pegasus complies with the provisions of the Turkish Commercial Code No. 6102, the Capital Markets Law No. 6362 and the Corporate Governance Principles determined by the Capital Markets Board relating to the right to receive dividends and distribution of profit.

This Dividend Policy has been adopted by the resolution of the Board of Directors dated 20 November 2013 and numbered 403 and will be submitted to our shareholders for their approval at the first ordinary General Assembly meeting to be held. After becoming effective through the approval of our shareholders this policy will be published in our investor relations web-site. The same procedure will apply to any amendments hereto.

ANNEX-3 PEGASUS 2017 PROFIT DISTRIBUTION CHART

	PEGASUS HAVA TAŞIMACILIĞI A	A.Ş. 2017 Dividend Distribution Chart (T	L)
1. P	aid/Issued Capital	102.272.000	102.272.000
	eneral Legal Reserves (According to the autory Records)	5.016.306,41	5.016.306,41
Info	mation on any privileges on dividend distribution	provided for in the Articles of Association	n, if any
		CMB Records	Statutory Records
3.	Profit for the Period	603.267.781	355.511.500,69
4.	Taxes (-)	(102.204.683)	
5.	Net Profit for the Period (=)	501.063.098	355.511.500,69
6.	Previous Years' Losses (-)	-	507.558.400,75
7.	General Statutory Reserves (-)	-	
8.	NET DISTRIBUTABLE PROFIT FOR THE	501.063.098	(152.046.900,06)
	PERIOD (=)		
9.	Donations made in the Period (+)	37.320	
10.	Net Distributable Profit for the Period with Donations Included	501.100.418	
11.	First Dividend Payment to the Shareholders	-	
	- Cash		
	- Bonus Shares		
	- Total		
12.	Dividend Payment to Privileged Shareholders	-	
13.	Other Dividend Payments	-	
	- to the Directors,		
	- to the Employees,		
	- to non-Shareholders		
14.	Dividend Payments to Usufruct Certificate Holders	-	
15.	Second Dividend Payment to the Shareholders	-	
16.	General Statutory Reserves	-	
17.	Other Statutory Reserves Special Reserves	-	
18. 19.	EXTRAORDINARY RESERVES	-	
20.	Other Resources Available for Distribution	-	

	TOTAL DIVIDEND DISTRIBUTION SHARE GROUP		TOTAL DIVIDEND DISTRIBUTION / NET DISTRIBUTABLE PROFIT FOR THE PERIDOD	DIVIDEND PERTAINING TO EACH SHARE WITH NOMINAL VALUE		
	GROUP	CASH (TL)	NONCASH (TL)	RATIO (%)	AMOUNT (TL)	RATI O (%)
NET	А	-	-	-	-	-
	в	-	-	-	-	-
	TOTAL	-	-	-	-	-

ANNEX-4 PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION

CURRENT TEXT	REVISED TEXT	RATIONALE
Company Capital:	Company Capital:	
Article 6:	Article 6:	
The Company has adopted the authorized capital system in accordance with the Capital Markets Law No. 6362 and has acceded to the authorized capital system based on the approval of the Capital Markets Board dated 22 February 2013 and numbered 6/178.	The Company has adopted the authorized capital system in accordance with the Capital Markets Law No. 6362 and has acceded to the authorized capital system based on the approval of the Capital Markets Board dated 22 February 2013 and numbered 6/178.	The change aims to extend the authorized capita ceiling authorization expiring as of the end of 2017 by ! years, in accordance with Article 6, Paragraph 2 of the Capital Markets Board Communiqué on Authorized
The authorized capital ceiling of the Company is TL 500,000,000.00 consisting of 500,000,000.00 shares each with a nominal value of TL 1.00.	The authorized capital ceiling of the Company is TL 500,000,000.00 consisting of 500,000,000.00 shares each with a nominal value of TL 1.00.	Capital System No. II-18.1.
The authorization granted by the Capital Markets Board for the authorized capital ceiling is valid for five years between 2013-2017 . Even if the Company capital does not reach the ceiling at the end of this term, any subsequent capital increase by the Board of Directors requires the approvals of the Capital Markets Board and the Company General Assembly for the same or a new ceiling.	The authorization granted by the Capital Markets Board for the authorized capital ceiling is valid for five years between <u>2018-2022</u> . Even if the Company capital does not reach the ceiling at the end of this term, any subsequent capital increase by the Board of Directors requires the approvals of the Capital Markets Board and the Company General Assembly for the same or a new ceiling.	
The Company's paid capital is TL 102,272,000 and is fully paid in cash.	The Company's paid capital is TL 102,272,000 and is fully paid in cash.	
The shares representing the Company capital are dematerialized and are recorded in electronic form.	The shares representing the Company capital are dematerialized and are recorded in electronic form.	
Within the framework of the Capital Markets Law and the Turkish Commercial Code, the Board of Directors is authorized to increase the Company's paid capital up to the authorized capital ceiling by issuing new shares, to restrict the pre-emption rights of existing shareholders and to issue shares with premium or below nominal value. The authority to restrict pre-emption rights of existing shareholders cannot be exercised in a way that will result in inequality among shareholders. No new shares can be issued until the previously issued shares are fully sold and paid for.	Within the framework of the Capital Markets Law and the Turkish Commercial Code, the Board of Directors is authorized to increase the Company's paid capital up to the authorized capital ceiling by issuing new shares, to restrict the pre-emption rights of existing shareholders and to issue shares with premium or below nominal value. The authority to restrict pre-emption rights of existing shareholders cannot be exercised in a way that will result in inequality among shareholders. No new shares can be issued until the previously issued shares are fully sold and paid for.	
Following the completion of the capital increase in accordance with the provisions of this article the Board of Directors registers the revised text of this article relating to Company capital with the Trade Registry and announces the amendment in the Turkish Trade Registry Gazette.	Following the completion of the capital increase in accordance with the provisions of this article the Board of Directors registers the revised text of this article relating to Company capital with the Trade Registry and announces the amendment in the Turkish Trade Registry Gazette.	

ANNEX-5 2018 BOARD NOMINATION AND RENUMERATION PRINCIPLES AND CRITERIA

2018 NOMINATION AND COMPENSATION PRINCIPLES AND CRITERIA FOR PEGASUS BOARD OF DIRECTORS

1. Pegasus Board of Directors Nomination Criteria

- **1.1.** The Board of Directors is composed of at least five members (*Principle 4.3.1, Pegasus Article 10 of the AoA*).
- **1.2.** Members of the Board of Directors (including those representing a legal entity Director nominee) must have full legal capacity (*TCC 359/2-3*).
- **1.3.** Majority of the members of the Board of Directors are non-executive Directors (*Principle 4.3.2*).
- **1.4.** Save where permitted by the Capital Markets Board, one-third of the total number of Directors must fulfill the independence criteria set out in the Corporate Governance Principles (*Principles 4.3.3 4.3.6*).
- **1.5.** The Directors must be able to allocate the necessary time to fulfill duties and to attend to a minimum of four meetings and the necessary number of committee meetings throughout the year and to prepare for the meetings (*Principle 4.4.1, Article 12 of the AoA*)
- **1.6.** At least one independent director must have five years' of experience in audit, accounting and finance to serve as a member of the Audit Committee (*Principle 4.3.10*).
- **1.7.** Members of the Board of Directors must have the requisite qualities to ensure that the Board of Directors:
 - provides entrepreneurial leadership of the Company within a framework of prudent and effective controls which enable risk to be assessed and managed;
 - sets the Company's strategic aims and guides corporate strategy, ensures that the necessary financial and human resources are in place for the Company to meet its objectives, and balancing competing demands on the Company, reviews Company and management performance; and
 - sets the Company's values and standards and ensures that its obligations to its shareholders and others are understood and met.
- **1.8.** Non-executive members of the Board of Directors must further have the qualities to meet the following key elements:
 - Strategy: Non-Executive Directors should constructively challenge and contribute to the development of strategy;
 - Performance: Non-Executive Directors should scrutinize the performance of management in meeting agreed goals and objectives and monitor the reporting of performance;
 - Risk: Non-Executive Directors should satisfy themselves that financial information is accurate and that financial controls and systems of risk management are robust and defensible; and
 - People: Non-Executive Directors are responsible for determining appropriate levels of remuneration of Executive Directors and have a prime role in appointing, and where necessary removing, senior management and in succession planning.
- **1.9.** As a principle, it is expected that the members of the Board of Directors are not engaged in other duties that would prevent them from performing as Directors at the Company and that creates a conflict of interest.
- **1.10.** The aforesaid principles and criteria may be re-evaluated by the Board of Directors in case of changes in the applicable law.

2. Pegasus Board of Directors Compensation Criteria

- **2.1.** Members of the Board of Directors receive a monthly or an annual salary or a specific payment for each meeting, in either case to be determined by the General Assembly (*TCC 394, Article 10/4 of Pegasus AoA*).
- **2.2.** Independent Directors do not participate in share options or performance-based payment schemes (*Principle 4.6.3, Pegasus Compensation Policy*)
- **2.3.** The payments to be made to Independent Directors must be at a level to protect their independence (*Principle 4.6.3, Pegasus Compensation Policy*)
- **2.4.** In line with the above evaluations and the principles set out in the Pegasus Compensation and Indemnification Policy, the Committee proposes the following principles for compensation of Directors in 2018:
 - Payment of an honorarium of maximum €15,000 gross to the non-executive Directors for each board meeting attended;
 - Payment of an annual fee of gross €10,000 and €5,000 gross to the non-executive Directors for each board committee where they undertake the chairman and member role, respectively;
 - No payment to be made to executive Directors for their participation at the Board or any board committees;
 - Payment of costs and expenses incurred by the directors in connection with their duties in accordance with the Company regulations.

ANNEX-6 RÉSUMÉS AND PAST DUTIES FOR CURRENT DIRECTORS AND NOMINEES

Ali İsmail SABANCI	- Chairman of the Board
Ali İsmail SABANCI serves as the Chair	rman of our Board of Directors since January 2005. He previously held several
positions at Morgan Stanley & Co. In	corporated and AK bank T.A.Ş. between 1991 and 1997.He also served as the
head of projects of Hacı Ömer Sabanı	cı Holding A.Ş. between 1887 and 2001 and as the executive assistant general
manager for strategy and business de	evelopment between 2001 and 2004. Ali SABANCI serves as a member of the
board of directors of Esas Holding an	d several other Esas Holding Group Companies since 2004. He has a master's
degree in Economics and Politics g	ranted by Tufts University and bachelor's degree in International Finance
obtained from Columbia University B	Business Administration Faculty. He is the Chairman of Young Entrepreneurs
Board within the Union of Chambe	ers and Commodities of Turkey and also member to Istanbul Chamber of
Industry (ISO) and Turkish-American	Business Council (TAIK).

	Duties Assumed Elsewhere in 2017				
1.	Esas Holding A.Ş. (Group Company)	Board Member			
2.	Esas Burda Turizm ve İnşaat San. Tic. A.Ş. (Group Company)	Board Member			
3.	Mars Sportif Tesisler İşletmeciliği A.Ş. (Group Company)	Board Member			
4.	Mars Spor Klübü ve Tesisleri A.Ş. (Group Company)	Board Member			
5.	U.N. RO-RO İşletmeleri A.Ş. (Group Company)	Board Member			
6.	Trieste Holdco Denizcilik ve Taşımacılık A.Ş. (Group Company)	Board Member			
7.	Trieste Midco Denizcilik ve Taşımacılık A.Ş. (Group Company)	Board Member			
8.	Trieste Newholdco Denizcilik ve Taşımacılık A.Ş. (Group Company)	Board Member			
9.	Ayakkabı Dünyası Kundura Sanayi ve Ticaret A.Ş. (Group Company)	Vice-Chairman of the Board			
10.	Air Berlin plc U.K	Board Member			
11.	Multimarka Ayakkabıcılık Sanayi ve Ticaret A.Ş.	Chairman of the Board			
12.	Saray Bahçe Alışveriş Merkezi Ticaret A.Ş.	Board Member			
13.	Kauçuk Yiyecek İçecek Hizmetleri ve Ticaret A.Ş.	Board Member			
Hüseyin	ı Çağatay ÖZDOĞRU - Vice-Chairman of the	Board			

Hüseyin Çağatay ÖZDOĞRU served as a member of our Board of Directors since February 2007 and since March 2010 he serves as the Vice-Chairman of the Board. Between 1991 and 2002 he served in a wide range of IT firms in Turkey and in the United States, including Koç Unisys, IBM Turk and Global One Corporation and held various engineering and sales positions. During his tenure as the head of IT & telecommunications industry for Haci Ömer Sabanci Holding A.Ş. between 2002 and 2005, he served as general manager, assistant general manager and executive member of the board of directors for group companies such as Turk.Net, Akinternet, I-BimSA and Sabanci Telekom. Çağatay ÖZDOĞRU joined Esas Holding in June 2005 as a member of the executive committee. Currently, he also serves as a member of the board of directors of Esas Holding and several other Esas Holding Group Companies, besides his duty as the Esas Holding CEO. Çağatay ÖZDOĞRU holds a Bachelor's Degree in Electronic and Telecommunication from Istanbul Technical University and a Master's Degree in Telecommunication granted by George Washington University.

	Duties Assumed Elsewhere in 2017				
1.	Esas Holding A.Ş. (Group Company)	Board Member and CEO			
2.	Mars Sportif Tesisler İşletmeciliği A.Ş. (Group Company)	Board Member			
3.	Mars Spor Kulübü ve Tesisleri İş. A.Ş.	Board Member			
4.	Trieste New Holdco A.Ş.	Board Member			
5.	Trieste Holdco A.Ş.	Board Member			
6.	Trieste Midco A.Ş.	Board Member			
7.	U.N. RO-RO İşletmeleri A.Ş. (Grup Şirketi)	Board Member			
8.	Ayakkabı Dünyası Kundura Sanayi ve Ticaret A.Ş. (Group Company)	Board Member			
9.	Esaslıgrup Gıda San. ve Tic. A.Ş. (Group Company)	Board Member			
10.	Esas Hava Taşımacılık Turizm ve Ticaret A.Ş. (Group Company)	Chairman of the Board			
11.	Acil Yardım Akademisi A.Ş. (Group Company) – subject to liquidation	Chairman of the Board			
12.	Kiraz 1 Gayrimenkul ve Yatırım Danışmanlığı A.Ş. (Group Company)	Board Member			
13.	Esbon Süt Ürünleri San. Tic. A.Ş. (Group Company) – <i>liquidated in 2017</i>	Board Member			
14.	Kauçuk Yiyecek İçecek Hizmetleri Tic. A.Ş. (Group Company)	Board Member			
15.	Denkar Denizcilik A.Ş. (Group Company)	Board Member			
16.	Multi Marka A.Ş. (Group Company)	Vice-Chairman of the Board			
17.	Kron Telekomünikasyon A.Ş.	Board Member			
18.	MEF Üniversitesi Yaşam Boyu Eğitim Merkezi	Chairman of the Board			
19.	Korozo Ambalaj San. Tic. A.Ş.	Board Member			

Sertaç HAYBAT - Non-Executive Board Member

Sertaç HAYBAT, serves as our General Manager (CEO) and a member of our Board of Directors since 2005. He started working in the airline industry as the maintenance manager for Bursa Airlines in 1979. he worked for Turkish Airlines in three different occasions, first between 1982 and 1987 as a member of the engineering team, later between 1989 and 1993 as strategic planning and investments manager, marketing director and as sales director for Singapore, Malaysia and Indonesia, and between 1997 and 2003, as a member of the executive management team responsible for finance and corporate planning. Sertaç HAYBAT also served as a member of the board of directors of SunExpress until 2003. Sertaç HAYBAT holds a Bachelor's Degree in aviation engineering granted by Manchester University in 1976. He was elected as the Chairman of Turkish Private Aviation Enterprises Association (TOSHID) in December 2012 and held this position until 2014. Sertaç HAYBAT also serves as a board member at Flybondi Limited.

	Duties Assumed Elsewhere in 2017				
1.	Flybondi Limited, U.K.	Board Member			
Mehmet Cem KOZLU		- Independent Board Member			

Mehmet Cem KOZLU serves as an independent member of our Board of Directors since April 2013. Cem KOZLU served as the chairman of the board of directors and CEO at Türk Hava Yolları A.O. between 1988 and 1991 and in 1990 he also served as the chairman of the Association of European Airlines. After having served as a member of the Turkish Parliament between 1991 and 1995, he took a second term as the chairman of Turkish Airlines between 1997 and 2003. Cem KOZLU held several positions at The Coca-Cola Company between 1996 and 2006 where his last position was the president of the company's Central Europe, Eurasia and Middle East operations. Since 2006, he has continued to serve as consultant to Coca-Cola Eurasia and Africa Group. Cem KOZLU served as the chairman of the International Airline Training Fund between 2008 and 2010 and continues to serve as member of board of directors or advisor in various companies. Cem KOZLU holds a bachelor's degree from Denison University and an MBA degree from Stanford University. He also holds a Ph.D. in administrative sciences from Boğaziçi University.

	Duties Assumed Elsewhere	in 2017
1.	Anadolu Endüstri Holding A.Ş.	Board Member
2.	Coca Cola İçecek A.Ş.	Board Member
3.	Kamil Yazıcı Yönetim ve Danışma A.Ş.	Board Member
4.	Yazıcılar Holding A.Ş.	Constultant
5.	Anadolu Efes Biracılık Malt Sanayii A.Ş.	Board Member
6.	The Marmara Hotels & Residences	Advisory Board Member
7.	Do&Co the Gourmet Entertainment Company	Board Member
8.	Global İlişkiler Forumu	Chairman of the Board
Saad H	lassan HAMMAD - Independent	Board Member

Saad Hassan HAMMAD joined Pegasus as a non-executive member of the Board of Directors on April 25, 2014 and has served as an independent director since March 31, 2015. Saad HAMMAD serves as the CEO for Key Travel since November 2017, and has considerable executive and non-executive experience in the aviation sector. Between August 2013 and October 2016 Saad HAMMAD served as the CEO of Flybe Group plc. From 2005 to 2009 Saad HAMMAD served as the Chief Commercial Officer at easyJet plc and in 2011 and 2012 he served as a non-executive director at Air Berlin plc and a member of the Finance Committee. Outside of aviation, Saad HAMMAD was from 2009 to 2013 the Managing Director at the Gores Group, an operations-focused private equity firm with approximately US\$ 4 billion under management. Previously, Saad HAMMAD held a number of leadership positions in brand management, sales and marketing and retailing at Procter & Gamble, Thorn-EMI, Vision Express and the Minit Group. He was also Managing Director – Europe at Tibbett & Britten and CEO & Cofounder of Autocascade, a pan-European web-based yield management start-up focused on the automotive sector. Saad HAMMAD also served as a non-executive director of Optos plc, provider of medical retinal-imaging technology, where he was a member of the Audit and Remuneration Committees. Saad HAMMAD holds a BA (Hons) in Politics, Philosophy and Economics from Oxford University and an MBA from INSEAD. He is a citizen and a resident of the United Kingdom.

		Duties Assumed Elsewhere in 2017
1.	Key Travel, U.K.	CEO
2.	Jetlines, Canada	Non-Executive Director

Hatice Zeynep Bodur OKYAY - Independent Board Member

Zeynep Bodur OKYAY joined Pegasus as a non-executive director on July 14, 2016 and has served as an independent director since October 2016. Since 1992, Zeynep Bodur OKYAY held a number of duties at the Kale Group with investments in ceramics, construction materials, construction chemicals, defense and aviation, machinery, energy, mining, transportation and IT. Having assumed several roles as part of ceramics production planning and production management between 1992 and 1995, she was later appointed as the president and executive committee member of the group's marketing companies and since 2007, serves as the president and CEO of the Kale Group. Zeynep Bodur OKYAY holds a bachelor's degree in management engineering obtained from the Istanbul Technical University and has completed the management program master's degree at Harvard University. Among her active duties assumed in various non-governmental organizations, associations, foundations and chambers, Zeynep Bodur OKYAY serves as the chairman of the general assembly of the Istanbul Chamber of Industry, vice-chairman of the Economic Development Foundation, board member of the Foreign Economic Relations Board, member of the board of trustees of the Turkish Education Foundation and vice-chairman of the female entrepreneurs board of the Union of Chambers and Commodity Exchanges of Turkey.

Duties Assumed Elsewhere in 2017 1. H. İbrahim Bodur Holding A.Ş. **Executive Chairman** 2. Kale Holding A.Ş. **Executive Chairman** 3. Kaleseramik, Çanakkale Kalebodur Seramik Sanayi A.Ş. **Executive Chairman** 4. Kale Havacılık Sanayi A.Ş. **Executive Chairman** 5. Kalekim Kimyevi Maddeler Sanayi ve Ticaret A.Ş. **Executive Chairman** 6. Bodur Gayrimenkul Geliştirme A.Ş. **Executive Chairman** 7. Bodur Menkul İş Geliştirme Sanayi ve Ticaret A.Ş. **Executive Chairman** 8. Kalebodur Gayrimenkul Geliştirme Yatırım ve Ticaret A.Ş. **Executive Chairman** Stephen Mark GRIFFITHS Independent Board Member -

Stephen Mark GRIFFITHS joined Pegasus as a non-executive member of the Board of Directors on November 11, 2016 and has served as an independent director since January 2017. Steve GRIFFITHS is currently Independent Contractor / Senior Advisor in Oliver Wyman Consulting – London. Prior to October 2017, he served as the Chief Operating Officer of the London Underground. He has considerable executive experience in the aviation sector. Between 1995 and 2013, Steve GRIFFITHS served in various positions at Virgin Atlantic Airways Limited. Between March 2009 and June 2013, Steve GRIFFITHS was the Chief Operating Officer of Virgin Atlantic, responsible for the safe, efficient and cost-effective delivery of the airline operations and customer service promise, with leadership responsibility for 6,500 employees in flight operations, engineering, airports, cargo, pilots, cabin crew, safety and security and customer experience. Prior to that, Steve GRIFFITHS served as director of engineering between 2007 and 2009 and undertook various senior engineering positions between 1995 and 2007. Between 1986 and 1995, Steve GRIFFITHS served as senior service engineer at Rolls Royce plc. Steve GRIFFITHS holds HND in Mechanical Engineering and has completed the Advanced Leadership Development Programme at Cranfield University. He is a citizen and a resident of the United Kingdom.

Duties Assumed Elsewhere in 2017			
1.	Oliver Wyman Consulting, U.K.	Independent Contractor	
2.	London Underground, U.K.	Chief Operating Officer	

Michael Glyn POWELL

Nominee

Michael Glyn POWELL has been nominated as a candidate for the Board of Directors in December 2017 by a decison of the Pegasus Board of Directors. Mike POWELL has significant experience implementing the LCC business model and since June 2017, he has served as executive chairman and interim CFO of the Flybondi Group. Between December 2015 and June 2007, Mike POWELL served as the CFO of the WizzAir Group, and between 2007 and 1997, he had experience in the equity market as head of aviation research and fund manager. Mike POWELL has a degree in Management Sciences from the University of Manchester. Mike POWELL is a citizen and resident of the United Kingdom.

PEGASUS HAVA TAŞIMACILIĞI A.Ş. DONATIONS AND CHARITABLE CONTRIBUTION POLICY

As per Article 11/2 of our Articles of Association, our Board of Directors is authorized to make donations on behalf of Pegasus within the upper limit to be determined by our shareholders at the General Assembly. In this respect, our Board of Directors acts in accordance with the principles laid out in this Policy and the applicable regulations of the Capital Markets Board.

Principles Relating to Donations and Charitable Contributions:

- Pegasus may make donations or charitable contributions to persons, associations, foundations, nongovernmental organizations and public institutions that operate in the fields of education and health and solidarity or in connection with the scope and purpose of Pegasus.
- The upper limit applicable to donations and charitable contributions to be made in any fiscal year is determined by our shareholders upon proposal by the Board of Directors at the General Assembly meeting to be convened with respect to the results of the preceding year.
- Donations and charitable contributions by Pegasus can only be made based on a resolution of the Board of Directors. The Board of Directors has the authority to make such donations and contributions within the applicable limit determined by our shareholders.
- In principle, donations and charitable contributions by Pegasus should serve to contribute to social development and conform to our strategy and key corporate values of safety, reliability, innovation, agility, accessibility, creativity and entrepreneurship and our corporate ethical standards.
- Information relating to all donations and charitable contributions made in any given fiscal year as well as those benefiting from such donations and contributions are provided to our shareholders at the relevant General Assembly meeting as a separate agenda item.
- Any amendments to this Policy proposed by our Board of Directors are proposed to our shareholders and become effective upon approval at the General Assembly.
- As per the provisions of Article 21 of our Articles of Association donations by Pegasus in any given year will be added to the distributable profits during calculations for the relevant fiscal year.
- Sponsorship activities and activities pursued by Pegasus under the Corporate Social Responsibility Policy that may be pursued for commercial reasons will be performed independent of this Donation Policy and within the authority granted by our Board of Directors.

This Donations and Charitable Contributions Policy has been adopted by the resolution of the Board of Directors dated 20 November 2013 and numbered 403 and will be submitted to our shareholders for their approval at the first ordinary General Assembly meeting to be held. After becoming effective through the approval of our shareholders this policy will be published in our investor relations web-site. The same procedure will apply to any amendments hereto.