Akmerkez Gayrimenkul Yatırım Ortaklığı A.Ş. 2024 Corporate Governance Information Form (CGIF)

1. SHAREHOLDERS	
1.1. Facilitating the Exercise of Shareholders Rights	
The number of investor meetings (conference,	N/A
seminar/etc.) organised by the company during the year	
1.2. Right to Obtain and Examine Information	
The number of special audit request(s)	N/A
The number of special audit requests that were accepted	N/A
at the General Shareholders' Meeting	
1.3. General Assembly	
Link to the PDP announcement that demonstrates the	Ordinary General Assembly Meeting dated 04.04.2024:
information requested by Principle 1.3.1. (a-d)	https://www.kap.org.tr/tr/Bildirim/1257672
Whether the company provides materials for the General	No, the documents related to the general assembly meeting were
Shareholders' Meeting in English and Turkish at the same	drafted in both Turkish and English languages. The corporate website
time	contains English version of the general meeting invitation, power of
	attorney and statement.
The links to the PDP announcements associated with the	Pursuant to principle 1.3.9, none of the resolutions was made in the
transactions that are not approved by the majority of	absence of the approval of the majority of independent directors or the
independent directors or by unanimous votes of present	unanimous votes of attendees.
board members in the context of Principle 1.3.9	
The links to the PDP announcements associated with	None of the related party transactions performed under article 9 of the
related party transactions in the context of Article 9 of	Corporate Governance Communiqué (II-17.1).
the Communique on Corporate Governance (II-17.1)	
The links to the PDP announcements associated with	https://www.kap.org.tr/tr/Bildirim/1259230
common and continuous transactions in the context of	
Article 10 of the Communique on Corporate Governance	
(II-17.1)	
The name of the section on the corporate website that	Corporate Website/ Investor Corner/ Corporate Management/ Policies/
demonstrates the donation policy of the company	Donations and Aids Policy
The relevant link to the PDP with minute of the General	Ordinary General Assembly Meeting dated 27.03.2013:
Shareholders' Meeting where the donation policy has	https://www.kap.org.tr/tr/Bildirim/269489
been approved	
The number of the provisions of the articles of association	22
that discuss the participation of stakeholders to the	
General Shareholders' Meeting	
Identified stakeholder groups that participated in the	Stakeholders and their attorneys, the Chairman of Board of Directors,
General Shareholders' Meeting, if any	some of the Directors, General Manager, Representative of the
ceneral shareholders inceeing, ir any	Independent Audit Firm and authorized employee of the company
	attended the Ordinary General Meeting for 2023. which was held on
	04.04.2024.
1.4. Voting Rights	
Whether the shares of the company have differential	No
voting rights	
In case that there are voting privileges, indicate the	No
owner and percentage of the voting majority of shares.	
The percentage of ownership of the largest shareholder	44,85%
1.5. Minority Rights	
Whether the scope of minority rights enlarged (in terms	No
of content or the ratio) in the articles of the association	
If yes, specify the relevant provision of the articles of	-
association	
1.6. Dividend Right	Corporate Website/Investor Corpor/Corporate Management/P-P-i
The name of the section on the corporate website that describes the dividend distribution policy	Corporate Website/ Investor Corner/ Corporate Management/ Policies
	/ Profit Distribution Policy
Minutes of the relevant agenda item in case the board of	The distribution of dividends was confirmed at the ordinary general
directors proposed to the general assembly not to	meeting for 2023 which was held on 04.04.2024.
distribute dividends, the reason for such proposal and	
information as to use of the dividend	
PDP link to the related general shareholder meeting	-
minutes in case the board of directors proposed to the	
general assembly not to distribute dividends	

General Asser	mbly Meetings								
General Meeting Date	The number of information requests received by the company regarding the clarification of the agenda of the General Shareholders' Meeting	Sharehol der participa tion rate to the General Sharehol ders' Meeting	Percenta ge of shares directly present at the GSM	Percen tage of shares repres ented by proxy	Specify the name of the page of the corporate website that contains the General Shareholders' Meeting minutes, and also indicates for each resolution the voting levels for or against	Specify the name of the page of the corporate website that contains all questions asked in the general assembly meeting and all responses to them	The number of the relevant item or paragraph of General Shareholders' Meeting minutes in relation to related party transactions	The number of declarations by insiders received by the board of directors	The link to the related PDP general shareholder meeting notification
Ordinary General Assembly Meeting dated 04.04.2024	N/A	90,63%	0%	100%	Kurumsal İnternet Sitesi/ Yatırımcı Köşesi/ Genel Kurul/ Toplantı Tutanakları	Kurumsal İnternet Sitesi/ Yatırımcı Köşesi/ Genel Kurul/ Toplantı Tutanakları	N/A	0	https://www.kap.org.t r/tr/Bildirim/1257672

2. DISCLOSURE AND TRANSPARENCY	
2.1. Corporate Website	
Specify the name of the sections of the website providing the information requested by the Principle 2.1.1.	Corporate Website / Corporate and Investor Corner
If applicable, specify the name of the sections of the website providing the list of shareholders (ultimate beneficiaries) who directly or indirectly own more than 5% of the shares.	Corporate Website / Corporate / Shareholding Structure
List of languages for which the website is available	Turkish and English
2.2. Annual Report	
The page numbers and/or name of the sections in the Annual Report that demonstrate the information requested by principle 2.2.2.	
a) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on the duties of the members of the board of directors and executives conducted out of the company and declarations on independence of board members	Annual Report/ A. General Information/ 1.4.1.1. Members of Board of Directors and Their External Duties and 1.4.1.2. Statements of Independent Directors
b) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on committees formed within the board structure	Annual Report/ A. General Information/ 1.4.1.4. Committees under the Board of Directors
c) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on the number of board meetings in a year and the attendance of the members to these meetings	Annual Report/ A. General Information/ 1.4.1.5. Meetings held by the board of directors and attendance of directors
ç) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on amendments in the legislation which may significantly affect the activities of the corporation	Annual Report/ Ç. Corporate Activities and Important Developments Regarding the Activities/ k) Information about regulatory modifications which might have a significant impact on the corporate activities
d) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on significant lawsuits filed against the corporation and the possible results thereof	Annual Report/ F. Other Matters/ o) Information about Important Litigations Filed against the Company and Potential Results
e) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on the conflicts of interest of the corporation among the institutions that it purchases services on matters such as investment consulting and rating and the measures taken by the corporation in order to avoid from these conflicts of interest	Annual Report/ F. Other Matters/ p) Information about Conflicts of Interest between the Company and External Companies Providing Services on Investment Consultancy, Rating and the like and Measures Taken for Preventing Conflict of Interest
f) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on the cross ownership subsidiaries that the direct contribution to the capital exceeds 5%	Annual Report/ F. Other Matters/ r) Information about Reciprocal Affiliates Involving a Direct Capital Subscription of More than 5%
g) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on social rights and professional training of the employees and activities of corporate social responsibility in respect of the corporate activities that arises social and environmental results	Annual Report/ F. Other Matters/ s) Information about the Benefits and Professional Training Provided to Employees and Other Corporate Social Responsibility Activities Conducted for Dealing with Social and Environmental Impacts

3. STAKEHOLDERS	
3.1. Corporation's Policy on Stakeholders	
The name of the section on the corporate website that	Corporate Website/ Investor Corner/ Corporate
demonstrates the employee remedy or severance policy	Management/ Policies/ Employee Compensation Policy
The number of definitive convictions the company was subject to in	N/A
relation to breach of employee rights	
The position of the person responsible for the alert mechanism (i.e.	Corporate Governance Committee, Audit Committee and
whistleblowing mechanism)	Independent Consultant (KPMG)
The contact detail of the company alert mechanism.	kurumsalyonetimkomitesi@akmerkez.com.tr
	denetimdensorumlukomite@akmerkez.com.tr
	akgyoetik@kpmg.com
3.2. Supporting the Participation of the Stakeholders in the	
Corporation's Management	
Name of the section on the corporate website that demonstrates	Corporate Website / Investor Corner/ Corporate
the internal regulation addressing the participation of employees	Management/ Articles of Association/ Article 19
on management bodies.	Encouragement of Beneficiaries to Participate in the
	Management of the Company
Corporate bodies where employees are actually represented	Employees shall be ensured to participate in management
	through annual performance assessment meetings,
	suggestion systems and annual meetings held in the
	company.
3.3. Human Resources Policy	
The role of the board on developing and ensuring that the company	The board of directors is currently preparing the necessary
has a succession plan for the key management positions	succession plan.
The name of the section on the corporate website that	This is available under the Human Resources Policy section
demonstrates the human resource policy covering equal	of the Corporation's Policy on Stakeholders and Diversity
opportunities and hiring principles. Also provide a summary of	and Equal Opportunity Policy of the Company. These
relevant parts of the human resource policy.	policies are published on the Corporate Website/ Investor
	Corner/ Corporate Management.
Whether the company provides an employee stock ownership	There isn't an employee stock ownership programme.
programme	
The name of the section on the corporate website that	This is available in the Personnel Regulation of the company
demonstrates the human resource policy covering discrimination	and the mentioned regulation is signed by the personnel
and mistreatments and the measures to prevent them. Also	although it is not published on the corporate website.
provide a summary of relevant parts of the human resource policy.	
The number of definitive convictions the company is subject to in	N/A
relation to health and safety measures	,
3.5. Ethical Rules and Social Responsibility	
The name of the section on the corporate website that	Corporate Website/ Investor Corner/ Corporate
demonstrates the code of ethics	Management/ Ethical Principles
The name of the section on the company website that	Maximum care is given to adoption and application of
demonstrates the corporate social responsibility report. If such a	technologies which are innovative and compatible with the
report does not exist, provide the information about any measures	environment in accordance with the environmental policy
taken on environmental, social and corporate governance issues.	and the quality policy of the Company. The Company is
	sensitive regarding its social responsibilities, as well as
	complying with the regulations and ethical rules concerning
	environment, consumers and public health. The Company
	supports and respects the human rights recognized
	throughout the world. Our sustainability efforts and
	assessments for 2024 can be accessed in the
	https://www.akmgyo.com/en/sustainability section of our
	Company's website.
Any measures combating any kind of corruption including	Corporate Website/ Investor Corner/ Corporate
embezzlement and bribery	Management/ Ethical Principles

4. BOARD OF DIRECTORS-I	
4.2. Activity of the Board of Directors	
Date of the last board evaluation conducted	12.12.2024
Whether the board evaluation was externally facilitated	No
Whether all board members released from their duties at the GSM	Yes, all board members have been released.
Name(s) of the board member(s) with specific delegated duties and authorities, and descriptions of such duties	Raif Ali Dinçkök (Chairman of the Board of Directors), Murat Gigin (Vice Chairman of the Board of Directors), Özge Bulut Maraşlı (Chairman of Audit Committee and member of Corporate Governance Committee, member of the Committee of Early Detection of Risk), Ömer Egesel(Chairman of the Committee of Early Detection of Risk, member of Audit Committee and Corporate Governance Committee), Alize Dinçkök (member of the Committee of Early Detection of Risk), Sinan Kemal Uzan (member of the Committee of Early Detection of Risk), Aycan Avcı (Chairman of Corporate Governance Committee). There is no transfer of authority except for the task distribution.
umber of reports presented by internal auditors to the audit	4
committee or any relevant committee to the board	
Specify the name of the section or page number of the annual	Annual Report/ Ç. Corporate Activities and Important
report that provides the summary of the review of the effectiveness of internal controls	Developments Regarding the Activities/ b) Information about the internal control system and internal audit activities of the Company along with the opinion of the board of directors
Name of the Chairman	Raif Ali DİNÇKÖK
Name of the CEO	Süleyman Hakan TÜMKAYA (General Manager)
If the CEO and Chair functions are combined: provide the link to the relevant PDP announcement providing the rationale for such combined roles	The General Manager and the Chairman are not the same persons.
Link to the PDP notification stating that any damage that may be caused by the members of the board of directors during the discharge of their duties is insured for an amount exceeding 25% of the company's capital	https://www.kap.org.tr/tr/Bildirim/1359350
The name of the section on the corporate website that demonstrates current diversity policy targeting women directors	Corporate Website/ Investor Corner/ Corporate Management/ Policies/ Woman's Board Membership Policy
The number and ratio of female directors within the Board of Directors	There are three female members in the Board of Directors. In other words, 30% of the directors are female.

Composition of Boa	rd of Directors						
Name, Surname of Board Member	Whether Executive Director Or Not	Whether Independent Director Or Not	The First Election Date To Board	Link to PDP Notification That Includes The Independency Declaration	Whether the Independent Director Considered By The Nomination Committee	Whether She/He is the Director Who Ceased to Satisfy The Independence or Not	Whether The Director Has At Least 5 Years' Experience On Audit, Accounting And/Or Finance Or Not
Raif Ali Dinçkök	Non-executive	Not independent director	03.05.2011	-	-	-	-
Alize Dinçkök	Non-executive	Not independent director	03.05.2011	-	-	-	-
Murat Gigin	Non-executive	Not independent director	01.12.2014	-	-	-	-
Sinan Kemal Uzan	Non-executive	Not independent director	31.03.2015	-	-	-	-
Davit Braunştayn	Non-executive	Not independent director	26.07.2004	-	-	-	-
KLE DIR SAS (Real Person Acting on Behalf of Legal Person Member: Cyrille François Paul Deslandes)	Non-executive	Not independent director	01.02.2022	-	-	-	-
Ömer Egesel	Non-executive	Independent director	28.03.2022	https://www.kap.org.tr/tr/Bildirim/1125698	Considered	No	Yes
Özge Bulut Maraşlı	Non-executive	Independent director	28.03.2022	https://www.kap.org.tr/tr/Bildirim/1125698	Considered	No	Yes
Aycan Avcı	Non-executive	Independent director	29.03.2019	https://www.kap.org.tr/tr/Bildirim/1125698	Considered	No	Yes
Damla Tolga Birol	Non-executive	Independent director	13.11.2024	https://www.kap.org.tr/tr/Bildirim/1357705	Considered	No	Yes

4. BOARD OF DIRECTORS-II	
4.4. Meeting Procedures of the Board of Directors	
Number of physical board meetings in the reporting period (meetings in person)	4
Director average attendance rate at board meetings	93%
Whether the board uses an electronic portal to support its work or not	No
Number of minimum days ahead of the board meeting to provide information to directors, as per the board charter	Pursuant to Article 13 of the Company's Articles of Association "Meetings of the Board of Directors," notices of meetings of the Board of Directors shall be sent in writing, by courier or facsimile, or electronically, at least two weeks prior to the date of the meeting.
The name of the section on the corporate website that demonstrates information about the board charter	Corporate Website/ Investor Corner/ Corporate Management/ Articles of Association / 13 rd Article
Number of maximum external commitments for board members as per the policy covering the number of external duties held by directors	There are no policies restricting members from taking on other duties outside the company.
4.5. Board Committees	
Page numbers or section names of the annual report where information about the board committees are presented.	Annual Report/ A. General Information/ 1.4.1.4. Committees under the Board of Directors
Link(s) to the PDP announcement(s) with the board committee charters	https://www.kap.org.tr/tr/Bildirim/432407

Composition of Board Committees-I							
Names Of The Board Committees	Name Of Committees Defined As "Other" In The First Column	Name-Surname of Committee Members	Whether Committee Chair Or Not	Whether Board Member Or Not			
Audit Committee		Özge Bulut Maraşlı	Yes	Board member			
Audit Committee		Ömer Egesel	No	Board member			
Audit Committee		Aycan Avcı	No	Board member			
Corporate Governance Committee		Aycan Avcı	Yes	Board member			
Corporate Governance Committee		Özge Bulut Maraşlı	No	Board member			
Corporate Governance Committee		Ömer Egesel	No	Board member			
Corporate Governance Committee		Nilüfer Aydın	No	Not board member			
Corporate Governance Committee		Hatice Kara	No	Not board member			
Committee of Early Detection of Risk		Ömer Egesel	Yes	Board member			
Committee of Early Detection of Risk		Alize Dinçkök	No	Board member			
Committee of Early Detection of Risk		Özge Bulut Maraşlı	No	Board member			
Committee of Early Detection of Risk		Aycan Avcı	No	Board member			
Committee of Early Detection of Risk		Sinan Kemal Uzan	No	Board member			

4. BOARD OF DIRECTORS-III	
4.5. Board Committees-II	
Specify where the activities of the audit committee are presented in your annual report or website (Page number or section name in the annual report/website)	Annual Report/ A. General/ 1.4.1.4. Committees Under the Board of Directors
Specify where the activities of the corporate governance committee are presented in your annual report or website (Page number or section name in the annual report/website)	Annual Report/ A. General/ 1.4.1.4. Committees Under the Board of Directors
Specify where the activities of the nomination committee are presented in your annual report or website (Page number or section name in the annual report/website)	The duties and responsibilities of the Nomination stipulated in the Corporate Governance Communiqué are performed and fulfilled by the Corporate Governance Committee.
	Annual Report/ A. General/ 1.4.1.4. Committees Under the Board of Directors
Specify where the activities of the early detection of risk committee are presented in your annual report or website (Page number or section name in the annual report/website)	Annual Report/ A. General/ 1.4.1.4. Committees Under the Board of Directors
Specify where the activities of the remuneration committee are presented in your annual report or website (Page number or section name in the annual report/website)	The duties and responsibilities of the Wage Committee stipulated in the Corporate Governance Communiqué are performed and fulfilled by the Corporate Governance Committee.
	Annual Report/ A. General/ 1.4.1.4. Committees Under the Board of Directors
4.6. Financial Rights	
Specify where the operational and financial targets and their achievement are presented in your annual report (Page number or section name in the annual report)	Annual Report / F. Other Matters/ t) Assessment as to Achievement of Operational and Financial Performance Objectives and Justifications for Failure to Achieve, if applicable
Specify the section of website where remuneration policy for executive and non-executive directors are presented.	Corporate Website/ Investor Corner/ Corporate Management/ Policies/ Wages Policy for the Board of Directors and Senior Managers
Specify where the individual remuneration for board members and senior executives are presented in your annual report (Page number or section name in the annual report)	Annual Report/ B. Financial Benefits Provided to Directors and Senior Managers

Composition of Board Committees-II								
Names Of The Board Committees	Name Of Committees Defined As "Other" In The First Column	The Percentage Of Non-executive Directors	The Percentage Of Independent Directors In The Committee	The Number Of Meetings Held In Person	The Number of Reports on its Activities Submitted to the Board			
Audit Committee	-	100%	100%	6	6			
Corporate Governance Committee	-	80%	60%	6	6			
Committee of Early Detection of Risk	-	100%	60%	6	6			