POWER OF ATTORNEY

MLP SAĞLIK HİZMETLERİ A.Ş.

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	Against	Dissenting Opinion
	Favo	or	
1. Opening of the meeting and establishm	ent of the		
Board of the General Assembly,			
2. Authorization of the Board of the	General		
Assembly to sign the Meeting Minute	es and the		
List of Attendees,			
3. Reading out and discussion of the Annu	ual Report		
of the Board of Directors for the year 2	023,		
4. Reading out the report of the Independ	lent Audit		
Company for the fiscal year 2023,			
5. Reading out, discussion and approv	al of the		
Financial Statements for the fiscal y	ear 2023		
prepared in accordance with the regu	lations of		
CMB,			
6. Acquittal of the members of the	Board of		
Directors separately regarding their	operations		
and transactions in 2023,			
7. Discussion and approval of the propo	sal of the		
Board of Directors on profit distribution	1,		
8. Submitting the decision taken by the	Board of		
Directors of our Company at its meet	ting dated		
25.05.2022 regarding the increase of	the fund		

allocated for the repurchase programme, which	
was initiated in order to support the healthy price	
formation of MPARK shares in the share market,	
to contribute to the stability of the share price and	
its formation in accordance with its real value, to	
protect the shareholders and to offer them a more	
attractive long-term investment opportunity, to	
2,150,000,000,00- Turkish Liras for the	
information of the shareholders,	
9. In accordance with the Capital Markets	
regulations, the Turkish Commercial Code and	
Article 12 of the Company's Articles of	
Association, Mr. Temel Güzeloğlu and Mr. Temel	
Güzeloğlu, who were nominated as Independent	
Board Members by the Board of Directors on	
22.02.2024 in place of the Independent Board	
Members whose term of office has expired. Temel	
Güzeloğlu and Mr. Betül Ebru Edin, who were	
nominated as Independent Board Members by the	
Board of Directors on February 22, 2024, for the	
approval of the General Assembly and to discuss	
and resolve on the determination of their	
remuneration,	
10. Election of Board of Directors members,	
11. In accordance with Article 399 of Turkish	
Commercial Code No. 6102, Article 24 of the	
Company Articles of Association, and relevant	
regulations of Capital Markets Law No. 6362, it	
is proposed to submit to the approval of the	
shareholders the appointment of DRT	
Independent Audit and Certified Public	
Accountant Financial Advisory Inc. as the	
Independent Auditor for the examination of the	
Company Financial Statements and Reports for	
the year 2024,	
12. Informing the shareholders on the donations made	
by the Company in 2023 in accordance with the	
regulations laid down by the Capital Markets	
Board and Article 4 of the Company's Articles of	
A +	
Association and discussion and approval of the	
Board of Directors' proposal on the ceiling of	
donations to be made in 2024,	
13. According to the regulations laid down by the	
Capital Markets Board, informing the	
shareholders on any income and benefits obtained	
by the Company by granting collaterals, pledges	
and mortgages in favor of third persons,	
14. Informing the General Assembly of the	
transactions, if any, within the context of Article	
1.3.6. of the Corporate Governance Communique	
(II-17.1.) of the Capital Markets Board,	
15. Authorization of the members of the Board of	
Directors about the transactions and operations in	
the context of the Articles 395 and 396 of the	
Turkish Commercial Code,	
16. Petitions and requests.	

(*) 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.
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:
(*) For foreign shareholders equivalent of the required information must be provided
SIGNATURE SEAL / SIGNATURE