

# TRANSLATION FROM ARABIC 

## Invitation to

The Annual General Meeting
EFG Hemes Holding S.A.E.

The Chairperson of the Board of Direc tors of EFG HermesHolding S.A.E., an Egyptian joint stock company with authorized capital of EGP 6 billion (Only EGP Six billion) and issued and paid-in capital of EGP 3,074,472,890 (Only three billion seventy four million, four hundred seventy two thousand and eight hundred ninety Egyptian Pounds), registered under no. 12665 at $6^{\text {th }}$ October Commercial Registry of Giza, kindly invites its shareholders to attend the Company's Annual General Meeting at 9:00 AM on $6^{\text {th }}$ May 2018 at "J oy Club" Ballroom of the Mövenpick Pyramids Hotel, Giza, in order to considerthe following items on the agenda:

1. Approve the Board of Directors report on the Company's activities for the financial year ended 31/12/2017;
2. Approve the auditor's report on the financial statements for the fiscal year ended 31/12/2017;
3. Ratify the fina nc ial statements for the fisc al year ended $31 / 12 / 2017$;
4. Approve the transfer of EG P768,618,225 (Only seven hundred sixty eight million and six hundred eighteen thousand and two hundred twenty five Egyptian pounds) from the legal reserve account as at $31 / 12 / 2017$ to the capital increase account, to distribute (1) bonus share for every (4) shares held by each shareholder,
5. Approve the appropriations account for the fiscal yearended $31 / 12 / 2017$;
6. Amending Articles (6) and (7) of the Company's Statutes in light of the proposed comorate action;
7. Discharge the Chairperson and Members of the Board from all lia bilities with regard to the activities during the fiscal year 2017;
8. Authorize EFG Hermes Board of Directorsto add two Board members to the Board;
9. Approve the Board of Directors' attendance and travel allowances for the fiscal year 2018;
10. Approve the re-appointment of the Company's auditors for the fiscal year 2018 and delegate the Board of Directors for determining their fees;
11. Ratify all donations during 2017 and authorize the Board of Directors to approve donation a mounts greater than EGP1,000 during the fiscal year 2018.

In this respect, please note the following:
First Each shareholder has the right to attend the General Meeting either in person, or by delegating a nother shareholder who is not a Board member. Delegation, to be valid, must be stated in a written proxy, and no shareholder, except for juridic al persons, shall be entitled to represent, by proxy, a number of votes exceeding $10 \%$ of the total shares of the Company's capital and not to exceed $20 \%$ of the shares represented in the meeting.

Second: Shareholders who wish to attend the General Meeting must submit a statement of account on their shares deposited with a custodian, confirming that the balance of shares deposited have been temporarily blocked for the purpose of attending the meeting.

Third: Any questions regarding the issues to be reviewed by the Ordinary General Meeting must be submitted in writing to the Company's management at the Head Office, either by registered mail or by hand delivery a gainst receipt, at least three days prior to the date of the General Meeting. Discussion in the General Meeting shall be limited to the issues listed in the agenda.

Fourth: Resolutions of the Ordinary General Meeting shall be issued by absolute majority of the shares represented in the meeting.

Fifth: This meeting is considered valid with the representation of $25 \%$ of the Company's total outstanding shares. In the event of a lackof legal quorum, a second meeting will be convened on the next day at the same time and place and will be valid irespective of the percentage of shares represented thereat.

Sixth: Attendance of the meeting is restricted to shareholders with no accompanying guests. We would like to request the shareholders to a mive half an hour before the designated meeting time to allow for registration of attendance upon submission of identification documents and proxies.

Mona Zulfic ar
Chairperson of the Board of Directors

