

Information on the Ongoing Share Transfer Process and Practices under the Competition Board Decision

In a material event disclosure made by Polisan Holding A.Ş. on 27 June 2025; It was announced to the public that the members of the Bitlis Family (the “**Bitlis Family**”) and CoreX Ports and Terminals Dilovası Liman İşletmeleri A.Ş., which is a subsidiary of Corex Holding B.V. (“**CoreX**”), had reached an agreement regarding the transfer of shares representing 77.7268% of Polisan Holding A.Ş.’s share capital by the Bitlis Family to CoreX (“**Transaction**”), and that a share transfer agreement had been signed on 27 June 2025 for this purpose.

Within the scope of the Transaction, Polisan Holding A.Ş. publicly announced on 6 April 2026 that the Competition Board had granted its approval for the Transaction following the application submitted by CoreX.

Although the closing process regarding the share transfer remains ongoing, the requirements stipulated under the commitments submitted by Yüksel Yıldırım, who ultimately controls CoreX, within the scope of the Competition Board approval (including our company Poliport Kimya Sanayi ve Ticaret A.Ş., a subsidiary of Polisan Holding A.Ş. (“**Poliport**”)) are required to be fulfilled as from the notification date of the relevant decision. CoreX and the Bitlis Family have agreed that such requirements shall also be fulfilled by Poliport.

In this context, the “Principles and Practices within the Scope of the Competition Board Decision” attached hereto shall serve as the basis for Poliport Kimya Sanayi ve Ticaret A.Ş.’s port service activities relating to hazardous liquid chemicals and petroleum and petroleum derivative products. The principles and practices set out in Annex-1 are consistent with the principles of service continuity, contractual commitment, transparency, objectivity, and non-discrimination that Poliport already adopts and implements in its current operations. This announcement is made in order to transparently inform our shareholders within the framework of the ongoing share transfer process and the requirements set out in the Competition Board’s decision.

In this framework, the continuation of the share transfer process and the fulfillment by Poliport Kimya Sanayi ve Ticaret A.Ş. of the requirements set out under the commitments submitted within the scope of the Competition Board approval do not create any change in or adverse effect on the ordinary course of Poliport’s operations. Poliport’s existing operational structure, service capacity, service quality, customer relations, contractual obligations and commercial activities continue to be maintained in line with the same principles.

Yüksel Yıldırım has informed our Company that, in addition to the commitments to be fulfilled by Poliport Kimya Sanayi ve Ticaret A.Ş., he has also provided the commitments set out in Annex-2 in relation to CoreX and Yılport Konteyner Terminali ve Liman İşletmeleri A.Ş., and has requested that such commitments be published alongside this announcement.

Poliport Kimya Sanayi ve Ticaret AŞ

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Respectfully submitted for the information of the public and all our shareholders.

Poliport Kimya San. ve Tic. A.Ş.

Annex-1: Principles and Practices of Poliport within the Scope of the Competition Board's Decision

Annex-2: Additional Commercial Commitments of the CoreX Group within the Scope of the Competition Board's Decision

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Annex-1: Principles and Practices of Poliport within the Scope of the Competition Board's Decision

- Contracts concluded with customers to whom port services (including handling and/or storage) are provided at Poliport in respect of hazardous liquid chemicals and/or petroleum and petroleum derivative products shall not be unilaterally terminated by Poliport, except in circumstances where customers voluntarily request termination of the contracts or where Poliport is required to terminate the contracts due to a justifiable cause attributable to the customer (default, change of control, etc.).
- Poliport shall manage price increases relating to port services in accordance with the principles of transparency, predictability and full compliance with the contract. In other words, by clearly disclosing the cost items underlying a price increase, increases shall be implemented in a manner that is predictable by customers in accordance with the rate of increase and/or methodology specified in the contract, and in full compliance with the contract within the framework of the rules already expressly regulated therein. No additional price increase beyond the tariffs shall be applied to existing customers of Poliport who are currently receiving port services for the storage and/or handling of hazardous liquid chemicals or petroleum and petroleum derivative products, outside the provisions contained in the contracts, and only the following provisions contained in the contracts shall be implemented:
 - For customers whose contracts are ongoing, the relevant price increase provisions shall be applied as-is without any modification; in this regard, for USD-based contracts (all of Poliport's customer contracts being denominated in USD), increases are determined exclusively on the basis of the USA Producer Price Index (USA PPI) data (and the floor rate in the contract, if any). In order to preserve operational cost sustainability, a "floor rate" has been established in certain contracts, which represents a fixed lower limit set at the time of signing that comes into effect when the USA PPI increase falls below such floor rate; and
 - For customers whose existing contracts have expired and with new customers with whom contracts are to be concluded, negotiations shall be initiated on the basis of a formula calculating a price increase weighted by 50% USA Producer Price Index (USA-PPI) and 50% Turkish Producer Price Index (TR-PPI), taking exchange rate changes into account, and the increase shall be determined by mutual agreement as a result of such negotiations; and
 - In projects requiring special investment for new or existing customers alike (in other words, projects requiring additional capital expenditure (CAPEX) such as the adaptation of tanks to specific chemicals, heating/cooling systems, special line drawing or the dedication of terminal infrastructure to operations upon customer request), pricing shall be determined based on return on investment (ROI) analyses and, in this regard, cubic meter-based prices shall be applied in accordance with a predetermined fixed schedule (independent of index increases) set in advance on a per-year basis throughout the contract duration.
- Port services for hazardous liquid chemicals and petroleum and petroleum derivative products at Poliport shall be managed on a "*Common-User*" basis; services shall be provided to all existing or potential users (including competitors) under transparent, objective and non-discriminatory

conditions. No preference shall be granted in capacity allocation and vessel berthing priorities to any group company or any other company under control.

- To ensure that potential operational synergies arising from the change of control in Polisan do not create a restrictive effect on the labour market; no change shall be made to the existing employment structure that is critical for the safety and continuity of Poliport's port services and operations for hazardous liquid chemicals and petroleum and petroleum derivative products, and in particular the number of blue-collar employees performing port services for hazardous liquid chemicals and petroleum and petroleum derivative products shall not be reduced; all vested rights of employees arising from their existing employment contracts, collective agreements, if any, and statutory company practices, such as wages, fringe benefits and seniority rights, shall be preserved in kind; in this regard, without deviating from existing practices regarding employees' wages and other rights in accordance with the principle of protection of the competitive structure in the labour market, management shall be conducted in a process-controlled, measured and fully compliant manner with competition law principles relating to the labour market.

Annex-2: Additional Commercial Commitments of the CoreX Group within the Scope of the Competition Board's Decision

- CoreX shall refrain from engaging in any commercial activity within the borders of the Republic of Türkiye in the markets for hazardous liquid chemicals (purchase-sale, trading or distribution) and petroleum and petroleum derivative products (purchase- sale, trading or distribution). By virtue of this commitment, there shall be no competitive concern with customers (traders/distributors) operating in the field of liquid chemicals trading in the downstream market by exploiting the advantage of possessing storage capacity for hazardous liquid chemicals and petroleum and petroleum derivative products at Poliport. Port operation activities in the upstream market for port services directed at the handling and storage of hazardous liquid chemicals and petroleum and petroleum derivative products are outside the scope of this commitment.
- Port services, including storage and handling services, shall not be provided at Yılıport Konteyner Terminali ve Liman İşletmeleri A.Ş. for hazardous liquid chemicals and petroleum and petroleum derivative products arriving by chemical tanker vessels as liquid bulk cargo.