KALEKİM KİMYEVİ MADDELER SANAYİ VE TİCARET ANONİM ŞİRKETİ ORDINARY GENERAL ASSEMBLY INFORMATION DOCUMENT

I- INVITATION ANNOUNCEMENT TO THE ORDINARY GENERAL ASSEMBLY MEETING DATED 03.06.2024

Istanbul Trade Registry Office - Trade Registry Number: 124652

The Ordinary General Assembly Meeting of our Company for the 2023 operating year will be held on Monday, 03.06.2024, at 11:00 a.m. in the meeting hall of "Istanbul Province, Beşiktaş District, Levent District, Prof. Ahmet Kemal Aru Sok. No:4 Kaleseramik Building" to discuss and decide on the issues written on the agenda below.

The shareholders of our company will be able to attend the Ordinary General Assembly Meeting in person or through their representatives in physical or electronic environment. Participation in the meeting electronically is possible with the secure electronic signatures of the shareholders or their representatives. For this reason, shareholders or their representatives who will make transactions in the electronic general assembly system ("EGKS") must have a secure electronic signature and register with the "e-Investor: Investor Information Center" of the Central Registry Corporation ("MKK").

In addition, shareholders or their representatives who wish to participate in the meeting electronically are required to fulfill their obligations in accordance with the provisions of the "Regulation on General Assemblies to be Held Electronically in Joint Stock Companies" published in the Official Gazette dated 28 August 2012 and numbered 28395 and the "Communiqué on the Electronic General Assembly System to be Applied in the General Assemblies of Joint Stock Companies" published in the Official Gazette dated 29 August 2012 and numbered 28396.

Shareholders who will not be able to attend the meeting physically or electronically themselves are required to issue their power of attorney in accordance with the example below, either by fulfilling the issues stipulated in the Capital Markets Board's Communiqué No. II-30.1 on "Voting by Proxy and Collecting Proxies by Call", either by notarizing the signature or by attaching the signature statement prepared in the presence of a notary public to the signed power of attorney form. A copy of the power of attorney can also be obtained from the company's website at the Company's Headquarters and www.kalekim.com.tr. Shareholders who wish to attend the General Assembly in person in a physical environment will be able to exercise their rights regarding their shares registered in the "Shareholders List" in the Central Registry Agency (CRA) system by presenting their identity cards. Powers of attorney that are required in the said Communiqué and do not comply with the attached power of attorney sample will not be accepted.

Our shareholders who will participate in the general assembly electronically through the Electronic General Assembly System can get information about the procedures and principles regarding participation, appointment of representatives, making suggestions, expressing opinions and voting from the website of the Central Registry Agency at https://www.mkk.com.tr.

The Consolidated Financial Statements of the Company, the Annual Report of the Board of Directors, the Independent Audit Report, the Dividend Distribution Proposal of the Board of Directors, and the General Assembly Information document for the year 2023 will be made available for the examination of the Honorable Shareholders at least three weeks before the General Assembly Meeting, within the statutory period, on the Company's website at the Company's headquarters and at www.kalekim.com.tr address, and on the Electronic General Assembly system of the Central Registry Agency.

Pursuant to the Capital Markets Law, Shareholders will not be notified by registered letter for registered shares traded on the stock exchange.

It is submitted for the information of Dear Shareholders.

Best regards

KALEKİM KİMYEVİ MADDELER SANAYİ VE TİCARET A.S.

CHAIRMAN OF THE BOARD OF DIRECTORS

AGENDA OF THE 2023 ORDINARY GENERAL ASSEMBLY MEETING

- 1. Opening and election of the Meeting Chairman,
- 2. Reading and discussion of the Annual Report of the Board of Directors for the 2023 financial year,
- 3. Reading the summary of the Independent Audit Company Report for the 2023 financial year,
- 4. Reading, discussing and approving the consolidated CMB and TCC balance sheet and profit and loss accounts for the 2023 financial year,
- 5. Discharge of the Members of the Board of Directors due to the activities and transactions of the 2023 accounting period,
- 6. Discussing and deciding on the proposal of the Board of Directors regarding the dividend distribution for the 2023 operating year,
- 7. Determination of the number of members of the board of directors, their election and their term of office are discussed and decided,
- 8. Discussing and deciding on the membership fees of the members of the board of directors for the 2024 operating year,
- 9. Providing information about the donations and aids made in the 2023 activity year and discussing and deciding on the donation limit for the 01.01.2024-31.12.2024 activity year,
- 10. Discussing and deciding on the proposal of the Board of Directors regarding the selection of an independent external audit firm for the audit of the accounts and transactions of the 2024 operating year in accordance with the Turkish Commercial Code and the Capital Markets Law,
- 11. Granting permission to the members of the board of directors to carry out the works specified in Articles 395 and 396 of the Turkish Commercial Code,
- 12. Within the framework of the regulations of the Capital Markets Board, informing the shareholders about the guarantees, pledges and mortgages given by the Company in favor of 3rd parties and the income or benefit they have obtained,
- 13. Closing.

2. OUR ADDITIONAL DISCLOSURES WITHIN THE SCOPE OF CMB REGULATIONS

Among the additional disclosures required to be made in accordance with the "Corporate Governance Communiqué" numbered II-17.1 of the Capital Markets Board, details are shared below the relevant agenda item, and other mandatory general explanations are presented in this section for your information:

2.1. Shareholding Structure and Voting Rights

The Company's registered capital ceiling is 300,000,000 (Three hundred million) TL. The issued capital of the company is 460,000,000,-TL (four hundred and sixty million Turkish Liras) and the said issued capital has been fully paid free of collusion. This capital is 1 Kr each. It is divided into 46,000,000,000 (Forty-Six Billion) shares with a nominal value of (one kuruş).

1 kr of these shares. It consists of 88,000,000 (Eighty-Eight Million) Group A registered shares ("Group A Shares") with a nominal value of (one kuruş) and 45,912,000,000 (Forty-five billion nine hundred and twelve Million) Class B registered shares ("Group B Shares"). 88,000,000 (Eighty-Eight Million) Group A registered shares have the privilege of nominating candidates for the election of the board of directors.

Group A and B shareholders have one vote for each share they own.

As of the date of the announcement of this Information Document, the total number of shares and voting rights showing the shareholding structure of our Company are shown below:

a) The total number of shares and voting rights reflecting the partnership structure of our Company as of 09/05/2024, when the statement was made;

Shareholder's Name/Title	Share in Capital (TL)	Share in Capital (%)	Voting Right (%)
H. İBRAHİM BODUR HOLDİNG A.Ş.	315.892.633,96	68,67	68,67
Listed	119.680.000,00	26,02	26,02
Other	24.427.366,04	5,31	5,31
Sum	460.000.000,00	100	100

b) Information about changes in management and operations of our company and subsidiaries that will significantly affect the company's activities:

There are no changes in management and activities that will significantly affect the partnership activities of our company and its subsidiaries in the past accounting period or planned in the future accounting periods.

On the other hand, the material disclosures made by our Company within the scope of the relevant legislation can be accessed from www.kalekim.com.tr and www.kap.org.tr.

c) Information on the Requests of the Shareholders Regarding the Inclusion of Items on the Agenda:

There is no written request submitted to the Investor Relations Department of our Company regarding the inclusion of an item on the agenda by the shareholders of the Partnership.

ç) If there is a dismissal, replacement or election of the members of the board of directors on the agenda of the general assembly meeting; grounds for impeachment and replacement, persons whose candidacy for board membership has been submitted to the partnership; Information about their CV, the duties they have held in the last ten years and the reasons for their departure, the nature and level of materiality of the relationship with the partnership and its related parties, whether they have the quality of independence and similar issues that may affect the activities of the partnership if these persons are elected as members of the board of directors:

Within the framework of the corporate governance principles of the Capital Markets Board's Corporate Governance Communiqué No. II-17.1, the members of the board of directors, 3 of whom are independent, will be elected.

d) In case of an amendment to the articles of association on the agenda, the old and new forms of the articles of association, together with the decision of the relevant board of directors.

There is no amendment to the articles of association on the agenda.

II- OUR EXPLANATIONS REGARDING THE AGENDA ITEMS OF THE ORDINARY GENERAL ASSEMBLY MEETING DATED 03.06.2024

1. Opening and election of the Meeting Chairman,

Within the framework of the provisions of the "Turkish Commercial Code No. 6102" (TCC) and the "Regulation on the Procedures and Principles of the General Assembly Meetings of Joint Stock Companies and the Representatives of the Ministry to be present at these meetings" ("Regulation"), the Chairman of the Board of Directors will preside over the General Assembly Meeting, and in his absence, the Vice Chairman of the Board of Directors will preside over the General Assembly Meeting, and the Chairman of the Meeting will be formed without voting.

2. Reading and discussing the Annual Report of the Board of Directors for the 2023 financial year,

The Annual Report of the Board of Directors for the accounting period of 2023, including the Report on Compliance with the Corporate Governance Principles, which is submitted to the review of our shareholders at the Company's headquarters, on the Company's website at www.kalekim.com.tr, on the Public Disclosure Platform and on the E-General Assembly System of the Central Registry Agency 3 weeks before the General Assembly meeting, within the framework of the regulations related to the TCC, the Regulation and the Capital Markets Law. It will be read at the Ordinary General Assembly and presented to the opinion of our partners.

3. Reading the summary of the Independent Auditor's Report for the 2023 financial year, Within the framework of the TCC, the Regulation and the regulations related to the Capital Markets Law, the Independent Audit Report Summary for the accounting period of 01.01.2023-31.12.2023, which is submitted to our shareholders at our Company's headquarters, on the Company's website

which is submitted to our shareholders at our Company's headquarters, on the Company's website at www.kalekim.com.tr, on the Public Disclosure Platform and on the E-General Assembly System of the Central Registry Agency 3 weeks before the General Assembly meeting, will be read at the Ordinary General Assembly Meeting and our shareholders will be informed.

4. Reading, discussing and approving the consolidated CMB and TCC balance sheet and profit and loss accounts for the 2023 financial year,

Within the framework of the TCC, the Regulation and the regulations related to the Capital Markets Law, the Financial Statements for 2023, which are submitted to the review of our shareholders at our Company's headquarters, on the Company's website at www.kalekim.com.tr, on the Public Disclosure Platform and on the E-General Assembly System of the Central Registry Agency 3 weeks before the General Assembly meeting, will be submitted to the opinion and approval of our shareholders at the Ordinary General Assembly Meeting.

5. Discharge of the Members of the Board of Directors due to the activities and transactions of the 2023 accounting period,

In accordance with the provisions of the TCC and the relevant Regulation in force, the discharge of the members of the Board of Directors separately due to their 2023 activities, transactions and accounts will be submitted to the approval of the General Assembly.

6. Discussing and deciding on the proposal of the Board of Directors regarding the dividend distribution for the 2023 operating year,

The proposal of the Board of Directors dated 09.05.2024 and numbered 2024/16 regarding the dividend distribution for the 2023 profit will be submitted to the opinion and approval of the shareholders. The proposal of the Board of Directors regarding the distribution of dividends for the 2023 accounting period and the proposed Dividend Distribution Table are included in **Annex-2**.

7. Determining the number of members of the Board of Directors, their election and determining their term of office are discussed and decided,

The proposal of the Board of Directors dated 09.05.2024 and numbered 2024/18 regarding the determination the number of members and their election will be submitted to the opinion and approval of the shareholders. The Declarations of Independence and CVs of the Independent Board Member candidates are included in **Annex-5**.

8. Discussing and deciding on the membership fees of the members of the board of directors for the 2024 operating year,

Taking into account the provisions of the TCC and the Company's Articles of Association, the remuneration to be paid to the members of the Board of Directors for 2024 will be determined.

9. Providing information about the donations and aids made in the 2023 activity year and discussing and deciding on the donation limit for the 01.01.2024-31.12.2024 activity year, In accordance with our Company's Donation and Aid Policy, shareholders will be informed about the amount of donations and aid made in 2023. The proposal of the Board of Directors dated 09.05.2024 and numbered 2024/17 (Annex-4) regarding the donation limit for 2024 will be submitted to the opinion and approval of the shareholders.

10. Discussion and decision of the proposal of the Board of Directors regarding the selection of an independent external audit firm for the audit of the accounts and transactions of the 2024 operating year in accordance with the Turkish Commercial Code and the Capital Markets Law

Taking into account the evaluations made by the Audit Committee regarding the selection of the independent auditor dated 09.05.2024; In order to audit the financial reports of our company for 2024 in accordance with the principles determined in accordance with the Turkish Commercial Code No. 6102 and the Capital Markets Law No. 6362 and to carry out other activities within the scope of the relevant regulations in the said laws, the decision of the Board of Directors dated 09.05.2024 and numbered 2024/14 (Annex-3) regarding the selection of PwC Independent Audit and Free Accountant Financial Consultancy Joint Stock Company as an independent audit company and the submission of this issue to the approval of our shareholders at the 2023 Ordinary General Assembly Meeting of our Company.

11. Granting permission to the members of the board of directors to carry out the works specified in Articles 395 and 396 of the Turkish Commercial Code,

It is only possible for the members of the Board of Directors to carry out transactions within the framework of Articles 395 titled "Prohibition of Transactions with the Company, Prohibition of Borrowing from the Company" and Article 396 titled "Prohibition of Competition" of the TCC, only with the approval of the General Assembly. In order to fulfill the requirements of these regulations, the issue of granting such permits will be submitted to the approval of our shareholders at the Ordinary General Assembly Meeting.

12. Within the framework of the regulations of the Capital Markets Board, informing the shareholders about the guarantees, pledges, mortgages given by the Company in favor of third parties in 2023 and the income or benefits obtained from them,

Pursuant to Article 12 of the Capital Markets Board's Corporate Governance Communiqué No. II-17.1, shareholders will be informed about the guarantees, pledges, mortgages given by our Company in favor of third parties and the income or benefits derived from them.

13. Closing

ANNEX;

ANNEX -1	The financial s	statemen	ts for 202	3, the	annua	I report o	f the boar	d of d	irectors	and the
	independent	audit	report	can	be	followed	l from	the	link	below
	http://www.kale	ekim/fina	nsal-rapoi	<u>rlar</u>						
ANNEX -2	Dividend Distri	bution S	chedule fo	r the D	Distribu	ition of 20	023 Profit			
ANNEX -3	Decision of the						he Indepe	ndent	Audit (Company
	for the Audit of	the Acti	vities and	Transa	actions	of 2024				
ANNEX -4	Decision of the	Board o	of Directors	s rega	rding tl	ne donati	on limit			
ANNEX -5	Declarations	of Inde	pendence	and	Resu	mes of	Independ	lent	Board	Membe
	Candidates									
ANNEX -6	Power of Attor	ney Exai	mple							

With the decision of the Board of Directors dated 09.05.2024 and numbered 2024/16:

As a result of the examination of the financial statements prepared in accordance with Turkish Accounting Standards and Turkish Financial Reporting Standards (IAS/TFRS) within the scope of the provisions of the Capital Markets Board's Communiqué No. II-14.1 on "Principles Regarding Financial Reporting in the Capital Market" and audited by PWC Independent Auditing and Free Accountant Financial Consultancy A.Ş., and the financial statements according to the provisions of the Tax Procedure Law (VUK); for the period of January 1, 2023 - December 31, 2023, and the inflation accounting practice.

According to the financial reports prepared in accordance with IFRS, there is a net profit of TL 454,898,571; On the other hand, it has been determined that there is no net profit or loss for the period in the legal records kept according to the VUK, and since dividends must be distributed according to the lower of the IFRS and VUK accounts in accordance with the legislation, there is no distributable profit for the period in the legal records according to the VUK.

However, within the scope of our company's articles of association and profit distribution policy, our partners will be provided with a gross sum of 65,000,000 TL, corresponding to a cash dividend of 0.1413 TL (net 0.1272 TL) for each share with a nominal value of 1.- TL, to be covered from the extraordinary reserves in our balance sheet, -TL (sixty-five million Turkish Liras) amount will be distributed in cash to the shareholders within the framework of the principles stipulated in the legislation as of 12.06.2024, in accordance with the dividend distribution proposal table prepared for the relevant accounting period, at the Ordinary General Assembly of our Company to be held together with the attached dividend distribution proposal table. To be discussed at the meeting and submitted to the approval of the shareholders for a decision, and to publish this decision on the Public Disclosure Platform and our Company's website,

Authorization of the Management for the performance of all kinds of works and transactions within the scope of this decision,

The decision was made unanimously by the members attending the meeting.

ANNEX: 2023 Accounting Period Dividend Distribution Recommendation Table

$\textit{KALEKIM Kimyevi MADDELER SAN.VE TiC. A.} \$. 2023 \ \textit{DIVIDEND DISTRIBUTION TABLE (TL)}$

1.	Paid-in/Issued Capital		460.000.000	
2.	General Legal Reserves (According to Legal Records)	48.143.396		
	Information on privileges (if any) related to dividend distribution pursuant to the articles of association	No privilege is granted for the distribution of profits.		
		According to the Capital Markets Law	According to the Legal Records	
3.	Profit for the Period	652.046.818,00	656.076.454,43	
4.	Taxes (-)	197.148.247,00	13.484.786,93	
5.	NET PROFIT FOR THE PERIOD (=)	454.898.571,00	642.591.667,50	
6.	Losses from Previous Years (-)	0,00	642.591.667,50	
7.	General Legal Reserves (-)	22.744.928,55	0,00	
8.	DISTRIBUTABLE NET PROFIT FOR THE PERIOD	432.153.642,45	0,00	
9.	Donations within the year	18.965.015,00		
10.	Net Distributable Profit for the Period including the Donations			
		0,00		
11.	First Dividend to Shareholders	0,00		
	-Cash	-,		
	-Bonus Share - Total	0,00		
12.	Dividends Distributed to the Holders of Preferred Shares	0,00		
13.	Other Dividends Distributed	0,00		
	-to the Members of the Board of Directors			
	-to the Employees			
	-to those other than Shareholders			
14.	Dividends Distributed to the Holders of Profit Sharing Certificates	0,00		
15.	Second Dividend to Shareholders	0,00		
16.	General Legal Reserves	4.200.000,00		
17.	Statutory Reserves	0,00	0	
18.	Special Reserves	0,00	0	
19.	EXTRAORDINARY RESERVES	65.000.000,00	65.000.000,00	
20.	Other Resources Required to be Distributed	0	0	
	 Profit of the Previous Year 		0	
	- Extraordinary Reserves	65.000.000,00	65.000.000,00	
	 Other Reserves Distributable pursuant to the Law and Articles of Association 	0	0	
	Law and Anticles of Association	0	0	

KALEKİM KİMYEVİ MADDELER SAN.VE TİC. A.Ş. 2023 Dividend Rates Table

	GROUP	TOTAL	DIVIDEND CORRESPONDING TO A SHARE WITH A NOMINAL VALUE OF TL 1			
		DIVIDENDS (TL)	AMOUNT (TL)	RATIO %		
GROSS	А	124.347,83	0,141304	14,1304		
	В	64.875.652,17	0,141304	14,1304		
	TOTAL	65.000.000,00				
NET	В	58.388.086,95	0,127174	12,7174		
	TOTAL	58.388.086,95				
RA	TIO OF DIVIDEND DISTRIBUTED TO NET DISTRIBUT	ABLE PROFIT INCLU	DING DONATIONS			
TOTAL DIVIDENDS DISTRIBUTED (TL)	PATIO OF DIVIDEND DISTRIBUTED TO NET DISTRIBUTABLE PROFIT INCLUDING DONATIONS (%)					
65.000.000,00	14,41					

With the decision of the Board of Directors dated 09.05.2024 and numbered 2024/14;

Considering the evaluations made by our Company's Audit Committee regarding the election of an independent auditor dated 09/05/2024; In order to audit the financial reports of our company for the 2024 accounting period in accordance with the principles determined in accordance with the Turkish Commercial Code No. 6102, the Capital Markets Law No. 6362 and the relevant legislation, and to carry out other activities within the scope of the relevant regulations in these laws, PwC Independent Audit and Free Accounting Mali Müşavirlik Anonim Şirketi, located at Kılıçali Paşa Mah, Çözüm Mebusan Cad. No.8 İç Kapı No.301 Beyoğlu/İSTANBUL and registered in the Istanbul Trade Registry Office with the Trade Registry Number 201465, has been selected as the independent audit company and to be submitted to the approval of our shareholders at the General Assembly Meeting,

The decision was made unanimously by the participants in the meeting.

With the decision of the Board of Directors dated 09.05.2024 and numbered 2024/17;

Within the framework of the capital market legislation and the articles of association of our Company; To propose that the upper limit of the total amount of donations to be made by our Company in the 2024 operating year be determined as 10,000,000,- (ten million Turkish Liras) to be submitted to the approval of the shareholders at the 2023 Ordinary General Assembly of our Company,

The decision was made unanimously by the participants in the meeting.

STATEMENT OF INDEPENDENCE

I hereby agree, represent, and undertake that I read and understood the Corporate Governance Principles under Capital Market Legislation, Articles of Association, and the Capital Markets Board's Corporate Governance Principles attached to the Capital Markets Board's Communiqué on Corporate Governance numbered II-17.1; and that I meet all the criteria for Independent Board Membership as specified in principle no. 4.3.6 that is attached herein.

MUSTAFA YILMAZ SIGNATURE

ANNEX:1 Capital Markets Law

ANNEX:2 "Corporate Governance Communiqué" No. II-17.1 of the Capital Markets Board and the Corporate Governance Principles of the Capital Markets Board attached to it

ANNEX:3 Capital Markets Board, Corporate Governance Principle No. 4.3.6.

- "4.3.6- A member of the board of directors who meets all of the following criteria shall be referred to as an "independent member."
- a) Not to have a relationship in terms of employment at an administrative level to take upon significant duties and responsibilities within the last five years, not to own more than 5% of the capital or voting rights or privileged shares either jointly or solely or not to have established a significant commercial relation between the corporation, companies in which the corporation holds control of management or has significant effect (in determining the control and significant effect, the provisions of TFRS 10 and Turkish Accounting Standards 28 should be referred to, respectively) and shareholders who hold control of management of the corporation or have significant effect in the corporation and legal entities in which these shareholders hold control of management and himself/herself, his/her spouse and his/her relatives by blood or marriage up to second degree (In case that the corporations within the scope of this subparagraph are non-active in the last three accounting periods, there shall not be a violation of the independence criteria. In case the ratio of the turnover/profit before tax obtained from the significant commercial relation is 20% or higher than the total turnover/profit before tax obtained from the same kind of business in respect to any of the candidates for an independent member or any person from the corporation, independence shall be deemed damaged).
- b) Not to have been a shareholder (5% and more), an employee at an administrative level to take upon significant duties and responsibilities, or a member of board of directors within the last five years in companies that the corporation purchases from or sells to goods or services at a significant level within the framework of the contracts executed, especially on audit (including tax audit, statutory audit, internal audit), rating and consulting of the corporation, at the period when the corporation purchases or sells services or goods).
- c) To have professional education, knowledge, and experience to duly fulfill the duties assigned for being an independent board member.
- d) Not to be a full-time employee at public authorities and institutions after being elected, except being an academic member at a university provided that it complies with the relevant legislation.
- e) To reside in Türkiye as per the Income Tax Law (I.T.L) dated 31 December 1960 and numbered 193.
- f) To be capable to contribute positively to the operations of the corporation, to maintain his/her objectivity in conflicts of interest between the corporation and the shareholders, to have strong ethical standards, professional reputation, and experience to freely take decisions by considering the rights of the stakeholders.
- g) To be able to allocate time for the corporation's business to follow up the activities of the corporation and duly fulfill the allocated duties.
- h) Not to have acted as a member of the board of directors for more than a term of six years in the last ten years.
- i) The same person shall not be the independent member of the board of directors in more than three of the corporations as such; the corporation or the controlling shareholders of the corporation who hold the control of management and in more than five corporations in total which are admitted to trading on the stock exchange.
- j) Not to be registered and announced as a board member representing a legal entity.

STATEMENT OF INDEPENDENCE

I hereby agree, represent, and undertake that I read and understood the Corporate Governance Principles under Capital Market Legislation, Articles of Association, and the Capital Markets Board's Corporate Governance Principles attached to the Capital Markets Board's Communiqué on Corporate Governance numbered II-17.1; and that I meet all the criteria for Independent Board Membership as specified in principle no. 4.3.6 that is attached herein.

FEVZİ TAYFUN KÜÇÜK SIGNATURE

ANNEX:1 Capital Markets Law

ANNEX:2 "Corporate Governance Communiqué" No. II-17.1 of the Capital Markets Board and the Corporate Governance Principles of the Capital Markets Board attached to it

ANNEX:3 Capital Markets Board, Corporate Governance Principle No. 4.3.6.

- "4.3.6- A member of the board of directors who meets all of the following criteria shall be referred to as an "independent member."
- a) Not to have a relationship in terms of employment at an administrative level to take upon significant duties and responsibilities within the last five years, not to own more than 5% of the capital or voting rights or privileged shares either jointly or solely or not to have established a significant commercial relation between the corporation, companies in which the corporation holds control of management or has significant effect (in determining the control and significant effect, the provisions of TFRS 10 and Turkish Accounting Standards 28 should be referred to, respectively) and shareholders who hold control of management of the corporation or have significant effect in the corporation and legal entities in which these shareholders hold control of management and himself/herself, his/her spouse and his/her relatives by blood or marriage up to second degree (In case that the corporations within the scope of this subparagraph are non-active in the last three accounting periods, there shall not be a violation of the independence criteria. In case the ratio of the turnover/profit before tax obtained from the significant commercial relation is 20% or higher than the total turnover/profit before tax obtained from the same kind of business in respect to any of the candidates for an independent member or any person from the corporation, independence shall be deemed damaged).
- b) Not to have been a shareholder (5% and more), an employee at an administrative level to take upon significant duties and responsibilities, or a member of board of directors within the last five years in companies that the corporation purchases from or sells to goods or services at a significant level within the framework of the contracts executed, especially on audit (including tax audit, statutory audit, internal audit), rating and consulting of the corporation, at the period when the corporation purchases or sells services or goods).
- c) To have professional education, knowledge, and experience to duly fulfill the duties assigned for being an independent board member.
- d) Not to be a full-time employee at public authorities and institutions after being elected, except being an academic member at a university provided that it complies with the relevant legislation.
- e) To reside in Türkiye as per the Income Tax Law (I.T.L) dated 31 December 1960 and numbered 193.
- f) To be capable to contribute positively to the operations of the corporation, to maintain his/her objectivity in conflicts of interest between the corporation and the shareholders, to have strong ethical standards, professional reputation, and experience to freely take decisions by considering the rights of the stakeholders.
- g) To be able to allocate time for the corporation's business to follow up the activities of the corporation and duly fulfill the allocated duties.
- h) Not to have acted as a member of the board of directors for more than a term of six years in the last ten years.
- i) The same person shall not be the independent member of the board of directors in more than three of the corporations as such; the corporation or the controlling shareholders of the corporation who hold the control of management and in more than five corporations in total which are admitted to trading on the stock exchange.
- ${f j})$ Not to be registered and announced as a board member representing a legal entity.

STATEMENT OF INDEPENDENCE

I hereby agree, represent, and undertake that I read and understood the Corporate Governance Principles under Capital Market Legislation, Articles of Association, and the Capital Markets Board's Corporate Governance Principles attached to the Capital Markets Board's Communiqué on Corporate Governance numbered II-17.1; and that I meet all the criteria for Independent Board Membership as specified in principle no. 4.3.6 that is attached herein.

İSMAİL ERDAL AKKOÇOĞLU SIGNATURE

ANNEX:1 Capital Markets Law

ANNEX:2 "Corporate Governance Communiqué" No. II-17.1 of the Capital Markets Board and the Corporate Governance Principles of the Capital Markets Board attached to it

ANNEX:3 Capital Markets Board, Corporate Governance Principle No. 4.3.6.

- "4.3.6- A member of the board of directors who meets all of the following criteria shall be referred to as an "independent member."
- a) Not to have a relationship in terms of employment at an administrative level to take upon significant duties and responsibilities within the last five years, not to own more than 5% of the capital or voting rights or privileged shares either jointly or solely or not to have established a significant commercial relation between the corporation, companies in which the corporation holds control of management or has significant effect (in determining the control and significant effect, the provisions of TFRS 10 and Turkish Accounting Standards 28 should be referred to, respectively) and shareholders who hold control of management of the corporation or have significant effect in the corporation and legal entities in which these shareholders hold control of management and himself/herself, his/her spouse and his/her relatives by blood or marriage up to second degree (In case that the corporations within the scope of this subparagraph are non-active in the last three accounting periods, there shall not be a violation of the independence criteria. In case the ratio of the turnover/profit before tax obtained from the significant commercial relation is 20% or higher than the total turnover/profit before tax obtained from the same kind of business in respect to any of the candidates for an independent member or any person from the corporation, independence shall be deemed damaged).
- b) Not to have been a shareholder (5% and more), an employee at an administrative level to take upon significant duties and responsibilities, or a member of board of directors within the last five years in companies that the corporation purchases from or sells to goods or services at a significant level within the framework of the contracts executed, especially on audit (including tax audit, statutory audit, internal audit), rating and consulting of the corporation, at the period when the corporation purchases or sells services or goods).
- c) To have professional education, knowledge, and experience to duly fulfill the duties assigned for being an independent board member.
- d) Not to be a full-time employee at public authorities and institutions after being elected, except being an academic member at a university provided that it complies with the relevant legislation.
- e) To reside in Türkiye as per the Income Tax Law (I.T.L) dated 31 December 1960 and numbered 193.
- f) To be capable to contribute positively to the operations of the corporation, to maintain his/her objectivity in conflicts of interest between the corporation and the shareholders, to have strong ethical standards, professional reputation, and experience to freely take decisions by considering the rights of the stakeholders.
- g) To be able to allocate time for the corporation's business to follow up the activities of the corporation and duly fulfill the allocated duties.
- h) Not to have acted as a member of the board of directors for more than a term of six years in the last ten years.
- i) The same person shall not be the independent member of the board of directors in more than three of the corporations as such; the corporation or the controlling shareholders of the corporation who hold the control of management and in more than five corporations in total which are admitted to trading on the stock exchange.
- j) Not to be registered and announced as a board member representing a legal entity.

RESUME

Mustafa YILMAZ

Born in 1949, Mustafa Yılmaz graduated from Ankara University Faculty of Science in 1971 as a Chemical Engineer. He started his career between 1971 and 1973 as a field engineer and laboratory chief at Etibank, Ergani Bakır facilities, and during his military service, he worked as an Accumulator manufacturing officer at Malatya Air Supply and Maintenance facilities. Between 1974 and 2002, he worked at many levels at Aksa Akrilik Kimya Sanayi A.Ş. and then assumed the position of General Manager in 2003. Mustafa Yılmaz, who completed his Executive MBA at Harvard Business School in 2003, served as a member of the Executive Board of Akkök Holding between 2012-2017.

Mustafa Yılmaz, who completed his doctorate at Istanbul Technical University in 2016-2020, is married and has two children.

RESUME

Fevzi Tayfun KÜÇÜK

Born in 1970, Fevzi Tayfun Küçük graduated from Middle East Technical University, Department of Mining Engineering in 1993. Between 1993 and 1999, he served as Garanti Bank Treasury Fixed Income Securities Manager, between 1999 and 2005 as Garanti Bank Cash Management Unit Manager, between 2005 and 2012 as HSBC Payments and Cash Management Group President, and between 2012 and 2018 as Odeabank Chief Technology Officer.

Since 2018, he has been working as a Senior Digital Technology Consultant at IFC, a subsidiary of the World Bank.

Fevzi Tayfun Küçük, who completed his MBA in Electronic Business at Yeditepe University in 2001, is married and has two children.

RESUME

Ismail Erdal AKKOÇOĞLU

After completing his undergraduate education at Istanbul Technical University, Faculty of Mechanical Engineering, he completed his master's program at Istanbul University Institute of Business Economics. He started his professional life in Çukurova in 1989 as an Industrial Machinery Sales Engineer and successfully fulfilled the duties of Regional Sales Manager and Country Sales Manager and then joined Henkel, one of the most important companies in Germany, in 1997.

At Henkel, he served as Loctite Turkey Sales Manager, General Industry Country Manager, and Adhesive Technologies Country General Manager, respectively. He then continued his career in Dubai as Director of the IMEA Region of Henkel General Industry Group. Most recently, he served as Henkel's Global Vice President responsible for the automotive aftermarket segment and a member of the Turkish Henkel Executive Committee.

As of 2022, in line with his entrepreneurial spirit, Solarline Enerji A.Ş. decided to invest in the field of renewable energy as a founding partner. In parallel with this new investment, in which he blends his extensive business and leadership experience with the world's need for sustainability, he is also the Chairman of the Board of Directors of Akkoç Global, a company operating in the fields of Energy, Machinery, Real Estate and Consultancy.

<u>Power of Attorney</u> KALEKİM KİMYEVİ MADDELER SANAYİ VE TİCARET A.S.

Your proxy (*)

Name / Surname / Trade Name

T.R. Identity Number / Tax Number, Trade Registry and Number and MERSIS number:

(*) For foreign national proxies, it is obligatory to submit the equivalents of the aforementioned information, if any.

A) SCOPE OF POWER OF REPRESENTATION

For sections 1 and 2 given below, the scope of the power of representation should be determined by selecting one of the options (a), (b) or (c).

- 1. Regarding the issues on the agenda of the General Assembly;
 - a. The proxy is authorized to vote in accordance with his own opinion
 - b. The proxy is authorized to vote in accordance with the recommendations of the partnership management.
 - The proxy is authorized to vote in accordance with the instructions set out in the table below.

INSTRUCTIONS:

If option (c) is selected by the shareholder, instructions specific to the agenda item are given by marking one of the options given opposite the relevant general assembly agenda item (acceptance or rejection) and in case the rejection option is selected, specifying the dissenting opinion requested to be written in the general assembly minutes, if any.

	Agenda items (*)	Acceptance	Rejection	Dissenting Opinion
1.	Opening and election of the Meeting Chairman,		-	
2.	Reading and discussion of the Annual Report of the Board of Directors for the 2023 financial year,			
3.	Reading the summary of the Independent Audit Company Report for the 2023 financial year,			
4.	Reading, discussing and approving the consolidated CMB and TCC balance sheet and profit and loss accounts for the 2023 financial year,			
5.	Discharge of the Members of the Board of Directors due to the activities and transactions of the 2023 accounting period,			
6.	Discussing and deciding on the proposal of the Board of Directors regarding the dividend distribution for the 2023 operating year,			
7.	Determination of the number of members of the Board of Directors, their election and their term of office are discussed and decided,			
8.	Discussing and deciding on the membership fees of the members of the board of directors for the 2024 operating year,			
9.	Providing information about the donations and aids made in the 2023 activity year and discussing and deciding on the donation limit for the $01.01.2024$ - $31.12.2024$ activity year,			
10.	Discussing and deciding on the proposal of the Board of Directors regarding the selection of an independent external audit firm for the audit of the accounts and transactions of the 2024 operating year in accordance with the Turkish Commercial Code and the Capital Markets Law,			
11.	Granting permission to the members of the board of directors to carry out the works specified in Articles 395 and 396 of the Turkish Commercial Code,			
12.	Within the framework of the regulations of the Capital Markets Board, informing the shareholders about the guarantees, pledges and mortgages given by the Company in favor of 3rd parties and the income or benefit they have obtained,			
13.	Closing.			

- (*) The items on the agenda of the General Assembly shall be listed one by one. If the minority has a separate draft resolution, this is also indicated separately to ensure proxy voting.
 - 3. Special instruction on other issues that may arise at the General Assembly Meeting and in particular on the exercise of minority rights:
 - a. The proxy is authorized to vote in accordance with his/her own opinion
 - b. The representative is not authorized to represent in these matters.
 - c. The representative is authorized to vote in accordance with the following special instructions.

SPECIAL INSTRUCTIONS:

Special instructions to be given by the shareholder to the proxy, if any, shall be stated here.

- B) The shareholder chooses one of the following options and indicates the shares he/she wants the proxy to represent.
 - . I hereby approve the representation of my shares detailed below by proxy.
 - a) Order and Series (*):
 - b) Number / Group(**):
 - c) Quantity Nominal value:
 - ç) Whether it has voting privileges or not:
 - d) Bearer-Registered share(*):
 - e) Proportion of total shares/voting rights held by the shareholder (*) This information is not requested for dematerialized shares.
- (**) For dematerialized shares, information regarding the group, if any, will be given instead of the number.

FULL NAME or TITLE of SHAREHOLDER(*):

REPUBLIC OF TÜRKİYE Identity No / Tax No, Trade Registry and Number and MERSIS number:

SIGNATURE :

ADDRESS :

(*) For foreign shareholders, the equivalent of the aforementioned information, if any, must be submitted