INFORMATION MEMORANDUM FOR THE ANNUAL GENERAL MEETING OF VESTEL ELEKTRONİK SANAYİ VE TİCARET ANONİM ŞİRKETİ FOR THE YEAR 2021

INVITATION FOR THE ANNUAL GENERAL MEETING DATED 11 MAY 2022

Vestel Elektronik Sanayi ve Ticaret AŞ's Annual General Meeting for the year 2021 will be held on 11 May 2022, Wednesday, at 10:00 am at the address of Levent 199 Büyükdere Cad. No: 199 Floor: -1 34394 Şişli/Istanbul, in order to discuss and decide on the agenda specified below.

The Company's shareholders may attend the Annual General Meeting in person or via the electronic media, either by themselves or through their proxies. Attendance in the meeting in the electronic environment is only possible with the secure electronic signatures of shareholders or their proxies. Accordingly, the shareholders or their proxies, who will be using the Electronic General Meeting System ("e-GEM"), must have secure electronic signatures, and register on the "e-Investor: Investor Information Center" platform of the Central Securities Depository ("CSD").

Additionally, the shareholders or proxy holders who wish to attend the meeting electronically are required to fulfill their obligations stipulated by the "Regulation Regarding the Electronic General Assembly Meetings of Joint Stock Companies," published in the Official Gazette dated August 28, 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 August 29, 2012 and numbered 28396.

Shareholders who are unable to attend the meeting in person or electronically should issue their proxy statements by fulfilling the requirements stipulated in the "Communiqué (No: II-30.1) on Voting by Proxy and Proxy Solicitation" ("Communiqué") of the Capital Markets Board of Turkey, published in the Official Gazette dated December 24, 2013 and numbered 28861 by using the enclosed sample proxy statement form, either by having the signature on the proxy statement certified by a notary public or by attaching the statement of signature issued in front of a notary public to the signed proxy statement. A sample of the proxy statement may obtained Company headquarters or the Company www.vestelinvestorrelations.com/en Shareholders who wish to attend the Annual General Meeting in person may exercise their rights arising from their shares registered in the "Shareholders List" in the Central Securities Depository's system upon presenting their IDs. Proxy statements that do not comply with the attached sample proxy statement required by the Communiqué will not be accepted.

Shareholders who will electronically attend the Annual General Meeting via e-GEM may learn more about the procedures and principles regarding the attendance, the assignment of proxies, making suggestions, expressing opinions and voting on the website of CSD at https://www.mkk.com.tr/en.

The Company's Annual Report of the Board of Directors, Consolidated Financial Statements and the Independent Audit Report for the year 2021, the Board's Proposal for No Profit Distribution and the General Assembly Information Memorandum will be available for the review by shareholders at the Company headquarters, on the Company website at www.vestelinvestorrelations.com/en and on the Electronic General Assembly System of the Central Securities Depository at least 3 weeks prior to the Annual General Meeting in line with the legal period.

We kindly submit for the information of our esteemed shareholders.

Respectfully,

VESTEL ELEKTRONİK SANAYİ VE TİCARET ANONİM ŞİRKETİ Board of Directors

Company's Address: Levent 199, Büyükdere Cad. No:199, 34394, Şişli, İstanbul

Trade Registry and Registration No: Istanbul – 193621

Mersis (Central Registration System) No: 0-9250-0026-5900019

ADDITIONAL DISCLOSURE UNDER THE APPLICABLE LEGISLATION OF THE CAPITAL MARKETS BOARD

Among the additional disclosures, which was drawn up for compliance with the Capital Market Law No. 6362 and required under the Capital Markets Board's ("CMB") "Communiqué on Corporate Governance" numbered II-17.1 and published in the Official Gazette dated January 3, 2014 with the issue number 28871, those required in relation to the agenda items are given for each agenda item below, while other general statutory disclosure is presented here for the information of shareholders:

1. Total number of shares and voting rights of the Company as of 12 April 2022, the date on which the disclosure is made:

The total number of shares and voting rights reflecting the shareholding structure of the Company as of the date of the announcement of this Information Memorandum, are presented in the following table.

Name/Trade Name of	Number of Shares and	Nominal Value of	Share in Capital	
the Shareholder	Voting Rights	Shares (TL)	(%)	
Zorlu Holding AŞ	21,369,651,800	213,696,518	63.7	
Other (Publicly Traded)	12,175,975,700	121,759,757	36.3	
Total	33,545,627,500	335,456,275	100	

Vestel Elektronik Sanayi ve Ticaret AŞ was established on March 4, 1983 with a capital of TL 2,000,000 in the currency active at that time. Vestel Elektronik Sanayi ve Ticaret AŞ is a publicly traded company subject to the Capital Market Law No. 6362. All of the Company's shares are bearer shares. The Company has adopted the registered capital system with the consent of the Capital Markets Board dated 22.11.1990 and numbered 877.

Within the registered capital ceiling of TL 2,000,000,000.00 (two billion), the Company's issued capital is TL 335,456,275.00 (three hundred thirty five million and four hundred fifty six thousand and two hundred seventy five) which is divided into 33,545,627,500 shares with a nominal value of 1 Kuruş each.

There are no privileged shares in the Company's share capital.

2. Information on the changes occurred in the previous accounting period or planned for the upcoming accounting period in the management and operations of the Company and its affiliates, which would significantly affect the Company operations, and reasons of such changes:

There was no change in the management and operations of the Company and its affiliates that took place in the previous accounting period or planned for the upcoming accounting period, which would significantly affect the operations of the Company. Material event disclosures made by the Company pursuant to the applicable legislation can be found at www.vestelinvestorrelations.com/en and www.kap.org.tr/en/.

3. Written requests submitted by the shareholders to the Investor Relations Department for the inclusion of additional items in the agenda, and in cases where an agenda request has not been accepted by the Board of Directors, explanation about such requests and reasons of rejection:

No request was received from shareholders for the inclusion of additional topics in the agenda of the Annual General Meeting for the year 2021.

4. Former and new texts of the Articles of Association, together with the related Board of Directors resolutions, if the agenda includes any item for the amendment of the Articles of Association:

The agenda does not include any item with respect to an amendment in the Articles of Association.

EXPLANATIONS ON THE AGENDA ITEMS OF THE ANNUAL GENERAL MEETING DATED 11 MAY 2022

1. Opening, the moment of silence, and the election of the Assembly Presidential Board,

The Assembly President, who will lead the Annual General Meeting will be elected and the Assembly Presidential Board will be established, pursuant to the provisions of the Turkish Commercial Code ("TCC"), the Articles of Association, the Regulation on the Procedures and Principles of the General Shareholders' Meetings of Joint-stock Companies and the Ministry Representatives to Attend These Meetings ("Regulation") and the General Meeting Internal Directive ("Internal Directive").

2. Authorization of the Assembly Presidential Board for signing the minutes of the Annual General Meeting.

The General Assembly will authorize the Assembly Presidential Board for recording the decisions to be made in the minutes of the meeting and sign the Minutes of the Annual General Meeting pursuant to the provisions of the TCC, the Regulation and the Article 8 of the Internal Directive.

3. Reading and discussion of the Annual Report of the Board of Directors for the fiscal year 2021,

Pursuant to the applicable provisions of the Turkish Commercial Code, the Regulation, and the Capital Market Law, the Board of Directors' Annual Report for the fiscal year 2021, which includes the Corporate Governance Compliance Report and the Corporate Governance Information Form and which has been made available for review by the shareholders at the Company headquarters, on the Company website at www.vestelinvestorrelations.com/en, the Public Disclosure Platform, and on the Electronic General Assembly System of the Central Securities Depository three weeks prior to the General Assembly will be read and submitted for the evaluation of shareholders at the Annual General Meeting.

4. Reading the Summary Statement of the Independent Audit Report for the fiscal year 2021,

Pursuant to the applicable provisions of the Turkish Commercial Code, the Regulation, and the Capital Market Law, the Summary Statement of the Independent Audit Report for the accounting period 2021, which has been made available for review by the shareholders at the Company headquarters, on the Company website at www.vestelinvestorrelations.com/en, the Public Disclosure Platform, and on the Electronic General Assembly System of the Central Securities Depository three weeks prior to the General Assembly, will be read and submitted for the evaluation of shareholders at the Annual General Meeting.

5. Reading, discussion and approval of the Consolidated Financial Statements for the fiscal year 2021.

Pursuant to the applicable provisions of the Turkish Commercial Code, the Regulation, and the Capital Market Law, the Consolidated Financial Statements for the accounting period 2021, which have been made available for review by the shareholders at the Company headquarters, on the Company website at www.vestelinvestorrelations.com/en, the Public Disclosure Platform, and on the Electronic General Assembly System of the Central Securities Depository three weeks prior to the General Assembly, will be read and submitted for the evaluation and approval of shareholders at the Annual General Meeting.

6. Acquittal of each member of the Board of Directors of their liabilities for the Company's activities and transactions in the fiscal year 2021,

Acquittal of each Board Member for his/her activities, transactions, and accounts in the accounting period 2021 will be submitted for the approval of shareholders pursuant to the applicable provisions of the Turkish Commercial Code and the Regulation.

7. Discussion and resolution of the remuneration to be paid to the members of the Board of Directors for the year 2022,

The remuneration to be paid to the Board Members for the year 2022 will be discussed and determined pursuant to the Turkish Commercial Code and the applicable provisions of the Regulation and the Company's Articles of Association.

8. Discussion and resolution of the Board's proposal for no profit distribution for the fiscal year of 2021,

Taking into account the current economic outlook, the long term strategies, the liquidity, investment and financing policies of the Company as well as to protect the long term interests of the shareholders, employees and the Company and to strengthen the financial structure of the Company and not to create any additional funding requirement, the Board's proposal dated April 12, 2022 and numbered 2022/16 for making no profit distribution for the fiscal year 2021 will be read and submitted to the approval of shareholders at the Annual General Meeting.

9. Discussion and resolution of the authority to be granted to Board Members for performing the transactions specified in the Articles 395 and 396 of the Turkish Commercial Code,

The Board members may perform the transactions specified in the Article 395, "Prohibition on Conducting Transaction with the Company and Borrowing from the Company", and Article 396, "Prohibition of Competition", of the Turkish Commercial Code only upon the approval of the General Assembly. In order to fulfil the requirements of these provisions, the granting of the necessary authorizations to the Board members will be submitted for the approval of shareholders at the Annual General Meeting.

10. Discussion and resolution of the Board' proposal regarding the selection of the independent audit firm for auditing the Company's accounts and transactions for the fiscal year 2022 in accordance with the Capital Market Law and the Turkish Commercial Code,

Taking into consideration the assessment made by the Audit Committee on 11 April 2022 for the selection of the independent audit firm, Board's proposal dated April 12, 2022 and numbered 2022/17 for the appointment of KPMG Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik Anonim Şirketi as the independent auditing firm to audit the financial statements of the Company for the fiscal year 2022 in accordance with the principles stipulated by the Turkish Commercial Code No. 6102, the Capital Market Law No. 6362 and other applicable legislation and carry out other duties specified in the relevant arrangements of the same laws will be submitted for the approval of shareholders at the Annual General Meeting.

11. Giving information to the General Assembly about the donations and aids made in 2021; discussion and resolution of the Board's proposal regarding the upper limit for the donations to be made in the period of 1 January – 31 December 2022,

Based on the CMB regulations, the General Assembly will be informed about the donations and aids made in 2021.

Additionally, the Board's proposal dated April 12, 2022 and numbered 2022/18 for the determination of the upper limit for the donations to be made in the period between 1 January 2022 and 31 December 2022, will be submitted for the approval of shareholders at the Annual General Meeting.

12. Giving information to shareholders about the collaterals, pledges, mortgages and sureties granted in favor of third parties by the Company and its subsidiaries and the income and benefits generated therefrom in 2021 in accordance with the CMB regulations,

Shareholders will be informed about the collaterals, pledges, mortgages, and sureties granted by the Company and its subsidiaries on behalf of third parties and the income and benefits generated therefrom in accordance with the Article 12 of the CMB's Communiqué on Corporate Governance (II-17.1). This agenda item will not be put to the vote, and is included in the agenda only for

information purposes. The related information is given in the Note 19 of the Company's consolidated financial statements dated 31 December 2021.

13. Closing.

ANNEXES:

ANNEX-1 Proposal of the Board of Directors for No Profit Distribution

ANNEX-2 Resolution of the Board of Directors regarding the Proposal on the Upper Limit for the Donations to be made in 2022

ANNEX-3 Resolution of the Board of Directors for the Selection of the Independent Audit Firm for the Year 2022

ANNEX-4 Sample Proxy Statement

ANNEX-5 Annual Consolidated Financial Statements and the Independent Auditor's Report Dated 31 December 2021 (http://www.vestelinvestorrelations.com/en/financials/footnotes.aspx)

ANNEX-1 PROPOSAL OF THE BOARD OF DIRECTORS FOR NO PROFIT DISTRIBUTION

Board of Directors of Vestel Elektronik Sanayi ve Ticaret Anonim Şirketi made the following resolution:

Vestel Elektronik Sanayi ve Ticaret AŞ recorded TL 1,895,487,000 of net profit in its consolidated financial statements prepared within the framework of the Communiqué on the Principles of Financial Reporting in Capital Markets numbered II-14.1 and in compliance with the Turkish Accounting Standards/Turkish Financial Reporting Standards and audited by KPMG Bağımsız Denetim ve Serbest Muhasebecilik Mali Müşavirlik AŞ, and TL 2,600,478,781 of net profit in its statutory financial statements prepared in accordance with the Turkish Commercial Code and Tax Procedure Law with Number 213.

Taking into account the conditions set forth in the Company's Dividend Distribution Policy; the Board resolved to propose not to make any profit distribution and to add the profit amounting to TL 2,104,155,380 to extraordinary reserves after setting aside the required amount of TL 496,323,401 for the special reserves as per the Article 5/1-e of the Corporate Tax Law with Number 5520 and in order to strengthen the financial structure of the Company and not to create an additional funding requirement considering the current economic outlook, the long term strategies, the liquidity, investment and financing policies of the Company as well as to protect the long term interests of the shareholders, employees and the Company. This proposal will be submitted to the approval of shareholders at the Company's 2021 Annual General Meeting.

DIVIDEND DISTRIBUTION TABLE AND DIVIDEND PAY OUT RATIOS TABLE

	VESTEL ELEKTRONİK SANAYİ VE TİCARET AŞ Dividend Distribution Table for the Year 2021 ('000 TL)				
1. I	Paid-in/Issued Capital	335,456,275			
2. 7	Total Legal Reserves (as per statutory accounts)		301,487,375		
	nere are any privileges for profit distribution as per the Artion related to such privilege	-			
		Statutory Financials			
3.	Profit Before Tax	1,440,303,000	2,600,478,781		
4.	Taxes (-)	-455,184,000	0		
5.	Net Profit for the Year (=)	1,895,487,000	2,600,478,781		
6.	Accumulated Losses (-)	0	0		
7.	First Legal Reserves (-)	0	0		
8.	NET DISTRIBUTABLE PROFIT FOR THE YEAR (=)	1,895,487,000	2,600,478,781		
9.	Donations made during the year (+)	260,680	260,680		
10.	Donations added Net Profit For the Year to be used in the calculation of first dividend	1,895,747,680	2,600,739,461		
4.4	First Dividend to Shareholders	-	-		
11.	-Cash	-	-		
	-Non-cash	-	-		
	-Total	-	-		
12.	Dividends Distributed to Owners of Preferred Stock	-	-		
13.	Other Dividends Distributed - Dividends to Board Members - Dividends to Employees - Dividends to Persons other than Shareholders	-	-		
14.	Dividends distributed to Redeemed Shareholders	-	-		
15.	Second Dividend to Shareholders	-	-		
16.	Second Legal Reserves	-	-		
17.	Statutory Reserves	-	-		
18.	Special Reserves	-	496,323,401		
19.	EXTRAORDINARY RESERVES	-	2,104,155,380		
20.	Other sources available for distribution - Profit of the Previous Period - Extraordinary Reserves - Other Distributable Reserves as per the Law and Articles of Association	-	-		

DIVIDEND PAY OUT RATIOS						
	TOTAL AMOUNT OF DIVIDENDS TO BE GROUP DISTRIBUTED		TOTAL AMOUNT OF DIVIDENDS/NET DISTRIBUTABLE PROFIT	DIVIDEND PER SHARE WITH A NOMINAL VALUE OF TL 1		
		CASH (TL)	NON-CASH (TL)	RATIO (%)	AMOUNT (TL)	RATIO (%)
	A	0	0	0.0	0	0.0
NET	В	0	0	0.0	0	0.0
	TOTAL	0	0	0.0	0	0.0

ANNEX-2

RESOLUTION OF THE BOARD OF DIRECTORS REGARDING THE PROPOSAL ON THE UPPER LIMIT FOR THE DONATIONS TO BE MADE IN 2022

The Board of Directors of Vestel Elektronik Sanayi ve Ticaret Anonim Şirketi made the following resolution:

Within the scope of the capital market legislation and the Company's Articles of Association; provided that the donations will be added to the distributable profit base and will be in compliance with the Capital Market Law and the relevant legislation, and that the related material event disclosures will be made and the donations to be made by the Company during the year 2022 shall be submitted for the information of shareholders at the Annual General Meeting; it has been unanimously decided to submit the proposal of determining the upper limit of donations to be made in the period between 1 January 2022 and 31 December 2022, as 1.2% of the Company's earnings before interest, taxes and depreciation (EBITDA) calculated based on the Company's publicly announced consolidated financial statements for the year 2021 prepared in accordance with the CMB regulation, to the approval of shareholders at the Annual General Meeting for the year 2021.

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ANNEX-3 RESOLUTION OF THE BOARD OF DIRECTORS FOR THE SELECTION OF THE INDEPENDENT AUDIT FIRM FOR THE YEAR 2022

The Board of Directors of Vestel Elektronik Sanayi ve Ticaret Anonim Şirketi made the following resolution:

Taking into consideration the assessment made by the Audit Committee on 11 April 2022 for the selection of the independent audit firm, it has been unanimously decided to appoint KPMG Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik Anonim Şirketi as the independent audit firm to audit the financial statements of the Company for the fiscal year 2022 in accordance with the principles stipulated by the Turkish Commercial Code No. 6102, the Capital Market Law No. 6362 and other applicable legislation and to carry out other duties specified in the relevant arrangements of the same laws and to submit the selection for the approval of shareholders at the Annual General Meeting for the year 2021.

ANNEX-4

SAMPLE PROXY STATEMENT FOR THE ANNUAL GENERAL MEETING FOR THE YEAR 2021

To the General Assembly Presidency of Vestel Elektronik Sanayi ve Ticaret Anonim Şirketi

Anonim Şirketi's 2021 Annual General Mee address of Levent 199 Büyükdere Cad. No: 19 instructions:	d documenting sched	nts on my duled to l	
Proxy's (*); Name-Surname/Trade Name: TR ID Number/Tax ID Number, Trade Reg Number: (*) Foreign nationality proxies should submit	•		•
A) Scope of the Authority to Represent			
In the sections 1 and 2 below, please specify the options listed as (a), (b) or (c).	the scop	e of the a	authority to represent by selecting one of
1. Regarding the agenda items;			
a) The proxy is authorized to vote based on hi	s/her opin	ion.	
b) The proxy is authorized to vote in accordar	nce with th	ne propos	als of the company management.
c) The proxy is authorized to vote in accordan	nce with th	ne followi	ng instructions.
Instructions: In the event that the shareholder chooses t "Reject" box and if the shareholder mark opinion to be included in the Minutes of the	s the "Re	eject" bo	x, then he/she should write the dissenting
			ly, if any.
Agenda Items (*)	Accept	Reject	ly, if any. Dissenting Opinion
Agenda Items (*) 1. Opening, the moment of silence and election of the Assembly Presidential Board	Accept	Reject	-
1. Opening, the moment of silence and election of the Assembly Presidential	Accept	Reject	-
 Opening, the moment of silence and election of the Assembly Presidential Board Authorization of the Assembly Presidential Board for signing the minutes 	Accept	Reject	-
 Opening, the moment of silence and election of the Assembly Presidential Board Authorization of the Assembly Presidential Board for signing the minutes of the Annual General Meeting Reading and discussion of the Annual Report of the Board of Directors for the 	Accept	Reject	-

6. Acquittal of each member of the Board of Directors of their liabilities for the Company's activities and transactions in the fiscal year 2021					
7. Discussion and resolution of the remuneration to be paid to the members of the Board of Directors for the year 2022					
8. Discussion and resolution of the Board's proposal for no dividend distribution for the fiscal year of 2021					
9. Discussion and resolution of the authority to be granted to Board Members for performing the transactions specified in the Articles 395 and 396 of the Turkish Commercial Code					
10. Discussion and resolution of the Board' proposal regarding the selection of the independent audit firm for auditing the Company's accounts and transactions for the fiscal year 2022 in accordance with the Capital Market Law and the Turkish Commercial Code					
11. Giving information to the General Assembly about the donations and aids made in 2021; discussion and resolution of the Board's proposal regarding the upper limit for the donations to be made in the period of 1 January – 31 December 2022					
12. Giving information to shareholders about the collaterals, pledges, mortgages and sureties granted in favor of third parties by the Company and its subsidiaries and the income and benefits generated therefrom in 2021 in accordance with the CMB regulations					
13. Closing					
 (*) All the agenda items will be listed one resolution, this is also separately indicated 2. Special Instructions related to other issue in particular related to the exercise of minor 	in the tab es that m	ole to ena ay come	ble vote by prox	y.	
a) The proxy is authorized to vote based on hi	s/her opin	nion.]
b) The proxy is not authorized to vote for thes	e issues.]
c) The proxy is authorized to vote in accordan	ce with th	ne followi	ng special instruc	ctions.]
SPECIAL INSTRUCTIONS The special instructions (if there is any) to be	given by	the sharel	nolder to the prox	y are stated h	erein.
B) The shareholder specifies the shares to b	<u>e represe</u>	ented by	the Proxy by ch	oosing one of	the
<u>following.</u>					_
1. I hereby confirm that the Proxy represen	its the sh	ares spec	ified in detail as	follows:	

a) Order and Serial*: b) No /Crown**.
b) No./Group**:c) Number of Units-Nominal Value:
c) Number of Units-Nominal Value:d) Any Voting Privilege:
e) Type (registered or bearer shares)*:
f) Ratio to total shares/voting rights held by the shareholder:
* Not required for dematerialized shares ** If available, information regarding the Group shall be used instead of the No. for the dematerialized shares 2. I hereby confirm that the Proxy represents all my shares on the list prepared by CSD (Central Securities Depository) regarding the shareholders who could attend the General Assembly the day before the Annual General Meeting. NAME –SURNAME OR TITLE OF THE SHAREHOLDER (*)
TR ID Number/Tax ID Number, Trade Registry and Number and Mersis (Central Registration System) Number:
Address:
(*) Foreign nationality proxies are required to present the equivalents of the same information, if any.
SIGNATURE:

ANNEX-5 ANNUAL CONSOLIDATED FINANCIAL STATEMENTS AND THE INDEPENDENT AUDITOR'S REPORT DATED 31 DECEMBER 2021

Annual Consolidated Financial Statements and the Independent Auditor's Report Dated 31 December 2021 can be accessed at http://www.vestelinvestorrelations.com/en/financials/footnotes.aspx.