SAMPLE PROXY STATEMENT FOR THE ANNUAL GENERAL MEETING FOR THE YEAR 2023

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

I hereby appoint as my Pr to make proposals and to sign the required of Anonim Şirketi's 2023 Annual General Meet address of Raffles İstanbul Zorlu Center Lev /Istanbul in accordance with the following in	documents ting sched vazım Mah	s on my be duled to b nallesi Kor	ehalf at Vestel Beyaz Eşya Sanayi ve Ticaret be held at 12:30 pm on 29 May 2024 at the		
Proxy's (*);					
Name-Surname/Trade Name:					
TR ID Number/Tax ID Number, Trade Reg	istry and	Number	and Mersis (Central Registration System)		
Number:					
(*) Foreign nationality proxies should submit	the equiv	alent info	ormation mentioned above, if any.		
A) Scope of the Authority to Represent					
In the sections 1 and 2 below, please speci of the options listed as (a), (b) or (c).	fy the sco	ope of the	e authority to represent by selecting one		
1. Regarding the agenda items;					
a) The proxy is authorized to vote based on his/her opinion.					
b) The proxy is authorized to vote in accorde	ance with t	the propc	osals of the company management.		
c) The proxy is authorized to vote in accorda	nce with t	:he follow	ring instructions.		
Instructions:					
In the event that the shareholder chooses	; the (c) o	ption, th	e shareholder should check the "Accept"		
or "Reject" box and if the shareholder	marks t	he "Reje	ect" box, then he/she should write the		
dissenting opinion to be included in the M	inutes of	the Gene	eral Assembly, if any.		
Agenda Items (*)	Accept	Reject	Dissenting Opinion		
1. Opening, the moment of silence and election of the Assembly Presidential Board					
2. Authorization of the Assembly Presidential Board for signing the minutes of the Annual General Meeting					
3. Reading and discussion of the Annual Report of the Board of Directors for the fiscal year 2023					

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4. Reading the Summary Statement of the Independent Audit Report for the fiscal year 2023		
5. Reading, discussion and approval of the Financial Statements for the fiscal year 2023		
6. Acquittal the members of the Board of Directors of their liabilities for the Company's activities and transactions in the fiscal year 2023		
7. Determination of the number and the term of office for the members of the Board of Directors, and election of the Board members including election of Ms. Ayşegül İldeniz, Mr. Adnan Yıldırım and Mr. Emin Ataç as Independent Directors provided that there is no negative opinion from the Capital Markets Board of Türkiye		
8. Discussion and resolution of the remuneration to be paid to the members of the Board of Directors for the year 2024		
9. Discussion and resolution of the Board's proposal for profit distribution and the date of profit distribution for the fiscal year of 2023		
10. 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		
11. 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 2024 in accordance with the Capital Market Law and the Turkish Commercial Code		
12. Giving information to the General Assembly about the donations and aids made in 2023; 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 2024		
13. Giving information to shareholders about the collaterals, pledges, mortgages and sureties granted in favor of third parties by the Company and the income and benefits generated therefrom in 2023 in accordance with the CMB regulations		
14. Closing		
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(*) All the agenda items will be listed one by one in the above table. If the minority has another draft resolution, this is also separately indicated in the table to enable vote by proxy.

Meeting, in particular related to the exercise of minority rights:
a) The proxy is authorized to vote based on his/her opinion.
b) The proxy is not authorized to vote for these issues.
c) The proxy is authorized to vote in accordance with the following special instructions.
SPECIAL INSTRUCTIONS The special instructions (if there is any) to be given by the shareholder to the proxy are stated herein.
B) The shareholder specifies the shares to be represented by the Proxy by choosing one of the following.
1. I hereby confirm that the Proxy represents the shares specified in detail as follows:
a) Order and Serial*:
b) No./Group**:
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:

2. Special Instructions related to other issues that may come up during the General Assembly