GLOBAL YATIRIM HOLDING A.Ş.

INFORMATION DOCUMENT FOR THE ORDINARY GENERAL ASSEMBLY MEETING TO BE HELD ON AUGUST 3, 2021, REGARDING THE FINANCIALS OF THE YEAR 2020

Our Company's Ordinary General Assembly Meeting regarding the activities and financials of the year 2020 will be held on **Tuesday**, **August 3**, **2021**, at 14.00, at the Company headquarters located at Büyükdere Cad. No: 193/2 Esentepe Mah. Şişli/Istanbul to discuss the below-mentioned agenda items.

In accordance with Article 415 paragraph 4 of the Turkish Commercial Code No. 6102 and Article 30 paragraph 1 of the Capital Markets Law No. 6362, attendance and voting at the General Assembly is not conditional upon the deposit of Company shares at the Central Registry Agency. Therefore, our shareholders do not have to block their GLYHO shares, in the event that they would like to attend the Ordinary General Assembly Meeting. However, the shareholders, who prefer not to disclose information regarding their IDs and shares held in their accounts, and therefore whose information is not available to our company, must consult their custodians and remove such r2estriction, which keeps the information regarding their IDs and shares undisclosed to our company, until 17.00 on **Monday**, **August 2, 2021**, at the latest, if they were to wish to attend the meeting.

Our shareholders and their representatives, who attend the meeting electronically are required to fulfill their obligations in accordance with the provisions of Regulation Regarding the Electronic General Assembly of the Joint Stock Company published on the Official Gazette dated 28.08.2012 and numbered 28395 and Communiqué Regarding Electronic General Assembly System to Be Applied in the General Assembly Meetings of the Joint Stock Companies, published on the Official Gazette dated 29.08.2012 and numbered 28396.

Shareholders unable to attend the meeting in person, save for the rights and obligations of the ones participating electronically via the Electronic General Assembly System, shall prepare and submit the notarized proxy documents (**Annex-1**) issued in accordance with the requirements of the Capital Markets legislation until 17.00 on **Monday, August 2, 2021**, at the latest. A proxy document is not required from a proxy appointed electronically through the Electronic General Assembly Meeting System.

The foregoing is submitted to the shareholders with due respect.

GLOBAL YATIRIM HOLDİNG ANONİM ŞİRKETİ ORDINARY GENERAL ASSEMBLY MEETING AGENDA

(August 3, 2021)

- 1. Opening and the constitution of the Board of Presidency,
- 2. Authorization of the Board of Presidency for the execution of the minutes of the meeting,
- 3. Reading of and discussion on the Activity Report of the Board of Directors for the Fiscal Year 2020.
- 4. Reading of and discussion on the Summary of the Independent Audit Report for the Fiscal Year 2020.
- 5. Reading of, discussion on and approval of the Balance Sheet, Profit-Loss Accounts for the Fiscal Year 2020.
- 6. Discussion on the release of the members of the Board of Directors with respect to Company's activities in the Fiscal Year 2020,
- 7. Informing of the shareholders that there will not be a dividend distribution as there is a term loss as per the financial tables of 01.01.2020 31.12.2020,
- 8. Determination of the wages/attendance fee to be paid to the members of the Board of Directors,
- 9. Appointment of the members of the Board of Directors, determination of their term of duty,
- 10. Appointment of the independent audit firm that is to conduct the independent audit of the fiscal year 2021 in accordance with Article 399 of the Turkish Commercial Code and the regulations of the Capital Markets Board,
- 11. Informing of the shareholders about the donations and grants made in the Fiscal Year 2020 and determination of the upper limit for the donations to be made in the fiscal year 2021,
- 12. Informing of the shareholders about the collaterals, pledges, mortgages granted and revenues or benefits obtained for the purpose of securing debt of third parties in the Fiscal Year 2020,
- 13. Informing of the shareholders about the transactions made in the Fiscal Year 2020 with related parties and with the persons stated under Article 1.3.6 of the Corporate Governance Principles of the Capital Market Board,
- 14. Approval of the payments made by our Company in the Fiscal Year 2020 to the members of the Board of Directors and senior executives,
- 15. Informing of the shareholders on Company's stock buybacks realized on the stock exchange in accordance with the Capital Markets Board's announcement dated 25.07.2016 and in accordance with the Board of Directors' resolutions dated 01.03.2018 and 09.09.2019,
- 16. Granting authority to the members of the Board of Directors in accordance with articles 395 and 396 of the Turkish Commercial Code,
- 17. Wishes and closing of the meeting.

ADDITIONAL EXPLANATIONS IN ACCORDANCE WITH CMB REGULATIONS

1. Capital Structure and Voting Rights

The upper limit of the registered capital of the Company is 650,000,000-TL and, is divided into 65,000,000,000 shares each of which has 1 Kr (one Kr) nominal value. All of the shares are nominative. The permission of the upper limit of the registered capital given by the Capital Market Board is valid for the years of 2018-2022 (5 years). The capital of the Company is 325,888,409.93 TL and the shares representing this capital are grouped as follows.

Group	Number	Amount (Kr)
A	20	20
D	1,000,000	1,000,000
E	1,500,000	1,500,000
C	32,586,340,973	32,586,340,973
Total	32,588,840,993	32,588,840,993

The Company's capital of 325,888,409.93 TL has been paid in cash and in full as free of collusion. (A), (D) and (E) group shares have privilege and (C) group shares have no privilege. The privileged shares do not have voting privilege, and each share has one vote. The privileged share groups had been formed before the Company had gone public, and their amendment and/or removal is subject to the consent of the privileged shareholders by law, and is thus out of scope of the authority of the general assembly of the shareholders.

As per Article 9 of the Articles of Association, with the title "Board of Directors, Term and Quora", it is required that 2 of the members of the Board of Directors be elected among candidates nominated by Group (A) shareholders, one among candidates nominated by Group (D) shareholders and one among candidates nominated by Group (E) shareholders. Each nominee for the Board of Directors shall be identified by decision of simple majority of present members of shareholders belonging to share group or share groups nominating him/her. Although all shareholders are entitled to nominate a candidate for the Board of Directors, their nomination shall be approved by Group (A) shareholders prior to election if they are to be elected as the Board of Directors member by General Assembly. For two members of the Board of Directors, all shareholders are entitled to nominate. In case one of Group (D) or Group (E) shareholders fail to nominate a candidate, relevant nominee shall be assigned by mentioned other group. In case none of Group (D) or Group (E) shareholders nominate a candidate, any shareholder can nominate a candidate for these two members of the Board of Directors.

Mehmet Kutman, founding shareholder, Chair of the Board and the Chief Executive Officer, owns 50% of (A) group shares, 75.15% of (D) group shares and 73.66% of (E) group shares, while Erol Göker, founding shareholder and Vice-Chair of the Board, owns 50% of (A) group shares, 12.09% of (D) group shares and 8.23% of (E) group shares.

Shareholding structure and the voting rights of our shareholders are provided in the following table:

Shareholding structure and the voting rights			
As of 31 December 2020	Capital Ratio	Voting Right Stake	
As of 31 December 2020	(%)	(%)	
Centricus Holdings Malta Limited	31.25%	31.25%	
Turkcom Turizm Enerji İnşaat Gıda Yatırımlar A.Ş.*	24.24%	24.24%	
Global Yatırım Holding Anonim Şirketi**	0.06%	0.06%	
Free Float	44.45%	44.45%	
Total	100.00%	100.00%	

^{*} Disclosed together with the shares of Mehmet Kutman who is owner of Turkcom Turizm Enerji İnşaat Gıda Yatırımlar A.Ş. and founding shareholder, Chairman and Chief Executive Officer of Global Investment Holdings

^{**} Treasury shares repurchased by the Company based on the share buyback programs

Shareholding structure and the voting rights			
As of 8 July 2021	Capital Ratio	Voting Right Stake (%)	
Centricus Holdings Malta Limited	31.25%	31.25%	
Turkcom Turizm Enerji İnşaat Gıda Yatırımlar A.Ş.*	24.99%	24.99%	
Free Float	43.76%	43.76%	
Total	100.00%	100.00%	

^{*} Disclosed together with the shares of Mehmet Kutman who is owner of Turkcom Turizm Enerji İnşaat Gıda Yatırımlar A.Ş. and founding shareholder, Chairman and Chief Executive Officer of Global Investment Holdings

2. Managerial and Operational Changes in Our Company or our Subsidiaries which may Significantly Affect the Activities of our Company:

The substantial management and operational changes which took place in 2020 and are planned to take place in 2021 are announced to the public through material event disclosures, announcements and Financial Statements Footnotes. Material event disclosures made by our Company in accordance with legal requirements are available at https://globalyatirim.com.tr/tr/duyurular/ozel-durum-aciklamalari on our website and https://www.kap.org.tr/tr/sirket-bilgileri/genel/967-global-yatirim-holding-a-s

3. Information regarding demands of shareholders, Capital Markets Board of Turkey or other regulatory authorities for placing an article on the agenda:

No request has been submitted to the Investor Relations Department concerning a demand by the shareholders, Capital Markets Board of Turkey or other regulatory authorities to have an article placed on the agenda of the ordinary general assembly meeting to be held on the 2020 financials.

ANNOUNCEMENTS PERTAINING TO THE AGENDA ITEMS OF THE ORDINARY GENERAL ASSEMBLY MEETING DATED AUGUST 3, 2021

1. Opening and the constitution of the Board of Presidency

Within the framework of the provisions of Turkish Commercial Code no. 6102 ("TCC") and the Regulation of the Ministry of Customs and Commerce regarding Principles and Procedures of General Assembly Meetings of Joint Stock Companies and Representatives of the Ministry of Customs and Commerce to Be Present in These Meetings ("Regulation" or "General Assembly Regulation"), a Board of Presidency shall be elected to chair the general assembly meeting.

2. Authorization of the Board of Presidency for the execution of the minutes of the meeting,

In accordance with the provisions of TCC and the Regulation, granting authority to the Board of Presidency for the purposes of signing the minutes of the meeting shall be voted.

3. Reading of and discussion on the Activity Report of the Board of Directors for the Fiscal Year 2020

In accordance with the provisions of TCC and the Regulation and the Capital Markets Code no. 6362 ("Capital Markets Law"), shareholders shall be informed on the Consolidated Financial Statements, the Independent Auditor's Report, and the Board of Directors' Annual Report, including the Corporate Governance Compliance Report, along with the following agenda and the Information Memorandum containing the information required by Capital Markets Board regulations, which were made available to the shareholders at Company Headquarters, on the Company's corporate website at www.globalyatirim.com.tr and in the Electronic General Meeting System of the Central Registry Agency, three weeks prior to the general assembly meeting as per the mandatory legal period, and such documents shall be approved by the shareholders.

4. Reading of and discussion on the Summary of the Independent Audit Report for the Fiscal Year 2020

A summary of the Independent Auditor's Report, which is prepared in accordance with the provisions of TCC and the Regulation and the Capital Markets Law, shall be read out loud. The Independent Auditor's Report can be reached at out website, www.globalyatirim.com.tr.

5. Reading of, discussion on and approval of the Balance Sheet, Profit-Loss Accounts for the Fiscal Year 2020

Information about our financial statements and legal statutory accounts, which, pursuant to the TCC and Capital Markets Law have been made ready three weeks prior to the general assembly meeting at our Company Headquarters and on http://www.globalyatirim.com.tr/tr/ for review of our shareholders, shall be presented to our shareholders for their evaluation and approval.

6. Discussion on the release of the members of the Board of Directors with respect to Company's activities in the Fiscal Year 2020

Pursuant to the TCC, the release of the members of the Board of Directors regarding the activities, transactions and accounts for the year 2020 shall be submitted to the General Assembly for its approval.

7. Informing of the shareholders that there will not be a dividend distribution in cash as there is a term loss as per the financial tables of 01.01.2020 - 31.12.2020

Shareholders shall be informed that no dividends would be distributed to the shareholders for the year 2020, as both the solo/legal financial statements, prepared as per the Uniform Chart of Accounts published by the Ministry of Finance, and the consolidated financial statements, prepared with respect to Capital Markets Law, contain loss.

8. Determination of the wages/attendance fee to be paid to the members of the Board of Directors

In accordance with the provisions of TCC, the Regulation and the Capital Markets Law, the wages/attendance fee to be paid to the members of the Board of Directors shall be determined.

9. Appointment of the members of the Board of Directors, determination of their term of duty

Members of the board of directors shall be appointed as per the TCC and Article 9 of the Articles of Association. Nominees for the independent board members are proposed to the Board of Directors through the resolution of the Corporate Governance Committee, and they shall be presented to our shareholders for their evaluation and approval.

10. Selection of the independent external audit firm that is to conduct the independent external audit of the fiscal year 2021 in accordance with Article 399 of the Turkish Commercial Code and the regulations of the Capital Markets Board

In accordance with the Turkish Commercial Code and Capital Markets Board regulations, and taking into consideration the opinion of the Audit Committee and the Board of Directors resolutions to have KPMG Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş. (KPMG) serve as the independent auditor of the Company's financial reports for the financial year 2021 and to let it conduct other activities that fall within its purview within the context of the regulations. This decision shall be submitted to the General Assembly for ratification.

11. Informing of the shareholders about the donations and grants made in the Fiscal Year 2020 and determination of the upper limit for the donations to be made in the fiscal year 2021

Pursuant to Article 6(2) of the CMB's Communiqué on Dividends No. II-19.1, information concerning the donations and payments made within a year must be provided to shareholders at the general assembly meeting. This is only for information purposes, and is not to be submitted to the approval of the shareholders.

Additionally, as per Aricle 19(5) of the Capital Markets Law, the upper limit of donations to be made in the year 2021 will be resolved upon at the general assembly meeting.

12. Informing of the shareholders about the collaterals, pledges, mortgages granted and revenues or benefits obtained for the purpose of securing debt of third parties in the Fiscal Year 2020

The shareholders shall be provided with the information that no income or benefit has been derived by our Company and/or its Subsidiaries from collaterals, pledges, mortgages and sureties that have been provided to secure third party debts within the year 2020.

13. Informing of the shareholders about the transactions made in the Fiscal Year 2020 with related parties and with the persons stated under Article 1.3.6 of the Corporate Governance Principles of the Capital Market Board

Pursuant to Article 1.3.6 of the Corporate Governance Principles of the Capital Market Board, the General Assembly shall be informed in the event that shareholders having managerial control, board members, senior management and their relatives up to the second degree of blood or affinity engage in a significant business transaction creating a conflict of interest with the Company or its subsidiaries, competed with the company in the same line of business on their own behalf or on the behalf of others, or was involved in the same business as that of the Company as unlimited partner in another company. Information about said transactions must be included as a separate article on the agenda and recorded into the minutes of the General Assembly.

To fulfill the requirements of the foregoing, the shareholders will be provided with the information that there has not been any material transactions which require notification in accordance with the Corporate Governance Principle No. 1.3.6, and that however, all transactions conducted with the related parties are indicated in footnote No.6 of the financial statements dated 31.12.2020.

14. Approval of the payments made by our Company in the Fiscal Year 2020 to the members of the Board of Directors and senior executives

Payments made to the Board Members and the executives of the Company in the year 2020 shall be submitted to the General Assembly for their approval.

15. Informing of the shareholders on Company's stock buybacks realized on the stock exchange in accordance with the Capital Markets Board's announcement dated 25.07.2016 and in accordance with the Board of Directors' resolutions dated 01.03.2018 and 09.09.2019

Shareholders were informed that as per the Board of Directors' resolutions dated 01.03.2018 and 09.09.2019, and also in line with the press releases of Capital Markets Board dated on 21.07.2016 and 25.07.2016, our Company were to conduct share buybacks in order to minimize the effects of the extraordinary events in the markets, to provide a healthy environment for creating share price in the markets and to protect the rights of our shareholders. As per this, minimum share amount that is subject to buyback was to be 32.588.840 (10% of share capital) and the minumim fund amount was to be TL 150,000000 as per the Board of Directors' resolution dated 01.03.3028. Additionally, as per the Board of Directors' resolution dated 09.09.2019, it was resolved to pursue buyback until 31 December 2020, until the balance of TL 150 million budget designated in the Board Resolution dated 01.03.2018 was completed, and to further continue buyback until an additional budget of 100 million TL was met. The shareholders shall be informed on the average price, number and percentage to the Company capital, etc. re the shares bought-back within scope of the aforementioned buyback program that ended on December 31, 2020.

16. Granting authority to the members of the Board of Directors in accordance with articles 395 and 396 of the Turkish Commercial Code

The members of the Board of Directors shall engage in business within scope of articles 395 and 396 of the TCC, entitled "Ban on doing Business with the Company and Borrowing from the Company" and "Non-Compete", only with the approval of the General Assembly.

As per above, shareholders' approval shall be sought to allow board members to engage in such business. Shareholders shall also be inform of such business, if and when our Company is informed that such business took place within the relevant year.

17. Wishes and closing of the meeting

PROXY

GLOBAL YATIRIM HOLDİNG A.Ş. Büyükdere Caddesi No: 193/2 Esentepe Mah. Şişli/İstanbul

I/we hereby appoint [·], as my/our representative to represent me/us and vote, submit proposals and sign documents on my/our behalf, within the framework of the instructions below, at the Annual General Assembly Meeting of Global Yatırım Holding A.Ş. scheduled for 14:00 pm on August 3, 2021 and to be held at the Company headquarters located at Büyükdere Caddesi No: 193/2 Esentepe Mah. Şişli/İstanbul.

A. SCOPE OF REPRESENTATIVE AUTHORITY:

- a) With respect to the Agenda Items the Proxy is authorized to vote at its own discretion.
- b) The Proxy is authorized to vote in accordance with the instructions below (Please specify if any):
- c) The Proxy is authorized to vote in accordance with the proposals of the Company management.
- d) For the other agenda items that may come up, the Proxy is authorized to vote in accordance with the instructions below (Please specify if any) If there is no specific instruction, the representative is to vote its own discretion

B. DETAILS OF THE SHARES THAT ARE HELD BY THE SHAREHOLDER

- a) Series and Group:
- b) Number:
- c) Amount-Nominal Value of the Shares:
- d) Information on any Privileges attached to the Shares:
- e) Bearer or Registered:

Name, Surname or Commercial Title of the Shareholder:
Address:
Signature:
NOT : (a), (b) or (c) must be circled under Section (A) and for (b) and (d) of Section (A) instructions if any are specified.