

PUBLIC DISCLOSURE PLATFORM

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş. Disclosure Regarding General Assembly Procedures



Disclosure Regarding General Assembly Procedures

Summary Information	Call for Ordinary General Assembly Meeting
Is the Disclosure an Update?	No
Is the Disclosure a Correction?	No
Is the Disclosure a Deferred Disclosure?	No

Call for General Assembly Meeting

General Assembly Type	Ordinary General Assembly
Start Date of the Accounting Period	01.01.2020
End Date of the Accounting Period	31.12.2020
Date of Resolution	08.03.2021
Date of General Assembly Meeting	31.03.2021
Time of General Assembly Meeting	11:00 AM
Deadline for becoming a Shareholder for Attending the	30.03.2021
General Assembly	
Country	Turkey
City	ISTANBUL
District	BAĞCILAR
Address	100. Yıl Mahallesi 2264. Sokak No:1 Bağcılar/Istanbul

Agenda Items

- 1. Opening, and formation of the Meeting Council.
- 2. Authorizing the Meeting Council to sign the Meeting Minutes.
- 3. Reading, discussing and submitting for approval the Board of Directors Activity Report for the accounting period from January 1, 2020 to December 31, 2020.
- 4. Reading, discussing and submitting for approval the Opinion of the Independent Auditing Firm for the accounting period from January 1, 2020 to December 31, 2020.
- 5. Reading, discussing and submitting for approval the Financial Statements for the accounting period from January 1, 2020 to December 31, 2020.
- 6. Releasing the Board Members and managers, individually with respect to their activities, transactions and accounts for the accounting period from January 1, 2020 to December 31, 2020.
- Within the framework of the Company's "Dividend Distribution Policy", reading, discussing and submitting for approval the proposal of the Board of Directors not to distribute dividends.
- 8. Determining the number of Board Members and their term of office, and electing the Board Members to hold office for the determined term of office.
- 9. Without putting it to vote and deciding upon it in the General Assembly; informing the shareholders about the "Remuneration Policy" set for the Board Members and senior executives and payments made as per the policy.
- 10. Determining the remuneration to be paid to the Board Members during their term of office.
- 11. Discussing and submitting for approval the proposal of the Board of Directors concerning the selection of an Independent Auditing Firm within the scope of Turkish Commercial Code and the regulations of the Capital Markets Board.
- 12. Discussing and submitting for approval the setting of the upper limit for aid and donations and authorization of the Board of Directors, as per the Company's Articles of Association, until the ordinary general assembly meeting where the activities and accounts of the accounting period from January 1, 2021 to December 31, 2021 will be discussed.
- 13. Discussing and presenting for approval the authorization of the Board of Directors with respect to distribution of advance on dividends, limited to the amount allowed under the Turkish Commercial Code, Capital Market Law, Capital Market Legislation and the related legislation, as well as the determination of the time and conditions of such distribution, in line with the Company's Articles of Association.
- 14. Submitting to the approval of the shareholders the authorization of the Board Members to perform the acts and transactions set out under articles 395 and 396 of Turkish Commercial Code.
- 15. Without putting it to vote and deciding upon it in the General Assembly, informing the shareholders about the transactions which are performed by the shareholders who hold the management control, the Board Members, executives with administrative responsibilities and their spouses and relatives by blood ormarriage up to second degree kinship, which are material to the extent that can cause a conflict of interest with the company and/or performance by the same, on their own or someone else's account, a commercial transaction of a kind that falls within the scope of business of the company, or their participation, as a shareholder with unlimited liability, in another company dealing with the same line of business.
- 16. Without putting it to vote and deciding upon it in the General Assembly, providing information on the donations made for the purposes of social aid, to foundations, associations and public agencies and institutions, in the Company's accounting period from January 1, 2020 to December 31, 2020, within the framework of the Capital Market Legislation and related regulations.
- 17. Without putting it to vote and deciding upon it in the General Assembly, informing the shareholders about the fact that no revenue or benefit has been obtained from the securities, pledges, mortgages and suretyships provided in favor of third persons.

Items in the Agenda regarding Exercise of Rights

Dividend Distribution

Call for General Assembly Meeting

ANNEX: 1	HURGZ Ordinary General Assembly Meeting Invitation
ANNEX: 1	HURGZ 31122020 Table of Divident Distribution
ANNEX: 3	HURGZ Example of Power of Attorney
ANNEX: 4	HURGZ 31122020 Annual Report and Financial Report
ANNEX: 5	HURGZ General Assembly Information Document

Additional Disclosures

Our Company's Ordinary General Assembly meeting for the accounting period from January 1, 2020 to December 31, 2020 shall convene on Wednesday, March 31, 2021 at 11:00 AM at its Head Office at the address of 100. Yil Mahallesi 2264. Sokak No:1 Bağcılar/İstanbul to discuss and decide upon the agenda items. The Announcement Text of the Call for Ordinary General Assembly, which will be published on the Turkish Trade Registry Gazette dated March 09, 2021, is also given as enclosed with this announcement. Information and documents about the Ordinary General Assembly Meeting are also available on our corporate website at www.hurriyetkurumsal.com.

We hereby declare that the above disclosures are in conformity with the principles under the Communiqué on Material Events Disclosure in force, issued by the Capital Markets Board, that they fully reflect the information obtained by us on this matter/these matters, that the information disclosed is in conformity with our books, records and documents, that we have made due efforts to obtain the relevant information accurately and fully, and that we are fully liable due to these disclosures.

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş. INVITATION BY THE BOARD OF DIRECTORS TO THE ORDINARY GENERAL ASSEMBLY MEETING

Our Company's Ordinary General Assembly meeting shall convene on Wednesday, March 31, 2021 at 11:00 AM at its Head Office at the address of 100. Yil Mahallesi 2264. Sokak No:1 Bağcılar/Istanbul to discuss and decide upon the agenda items.

As per the provisions of Article 1527 of the Turkish Commercial Code No. 6102 ("TCC"), our shareholders may attend the meeting and cast their vote either physically or in the electronic environment through the Electronic General Assembly Meeting System ("e-GKS") of the Central Securities Depository of Turkey ("MKK") (Central Securities Depository of Turkey). Our shareholders or their proxies intending to attend the Ordinary General Assembly Meeting electronically are required to hold an Electronic Signature Certificate.

Our shareholders intending to attend the Ordinary General Assembly Meeting electronically and "holding an electronic signature" are required to complete the necessary procedures in accordance with the provisions of the "Regulation on General Assemblies to be Held Electronically in Joint Stock Companies" which was published in the Official Gazette No. 28395 dated August 28, 2012 and the "Communiqué on the Electronic General Assembly Meeting System Applicable in General Assemblies of Joint Stock Companies" which was published in the Official Gazette No. 28396 dated August 29, 2012. Otherwise, it shall not be possible for them to attend the Ordinary General Assembly Meeting electronically. Our shareholders may obtain necessary information concerning electronic attendance in the general assembly from MKK (Central Securities Depository of Turkey) and/or from MKK's website at "www.mkk.com.tr".

Pursuant to paragraph 4 of Article 415 of TCC no. 6102 and paragraph 1 of Article 30 of the Capital Market Law ("CML"), the right of attendance in the general assembly and the voting right are not contingent on depositing of shares. Accordingly, <u>our shareholders intending to attend the Ordinary General Assembly Meeting are not required to block their shares.</u>

Our shareholders intending to attend the General Assembly Meeting are required to fulfill the procedures declared to the public by MKK. The shareholders whose names are specified in the list of attendees prepared on the basis of the "shareholders list" provided by MKK can attend the Ordinary General Assembly Meeting. The relevant list shall be used to check whether the persons physically showing up at the meeting hall to attend the Ordinary General Assembly Meeting are shareholders or proxies of shareholders.

Provided that their rights and obligations regarding electronic attendance in the Ordinary General Assembly Meeting are reserved; our shareholders who will not be able to attend the General Assembly Meeting personally and who intend to use their voting rights through a proxy are required to issue their powers of attorney in accordance with the following template, to fulfill the other requirements set forth in II-30.1 "Communiqué on Casting Vote by Proxy and Collection of Powers of Attorney by way of a Call" issued by the Capital Markets Board ("SPK"), which took effect after its publication in the Official Gazette No. 28861 dated 24.12.2013, and to submit their powers of attorney, the signature of which has been certified by a notary, to our Company. The Power of Attorney template can be obtained from our Company's headquarters or from the Company's Website at www.hurriyetkurumsal.com. If authorization

has been given by e-GKS, the proxy's (representative's) name and surname must be indicated in the list obtained from MKK. If authorization has not been given via e-GKS, it is required to submit a power of attorney conforming to the legislation. Proxies appointed electronically via e-GKS are not required to submit a power of attorney.

Powers of attorney not conforming to the power of attorney template required by SPK's II-30.1 Communiqué and enclosed herewith shall not in any way be accepted, as a requirement of our legal liability.

General Assembly Information Document, Procedure for Attendance to the General Assembly and the Power of Attorney Form, as well as the informative notes including explanations required under the "Corporate Management Communiqué" no. II-17.1 of CMB, shall be made available at the following addresses for examination of our shareholders, three weeks prior to the meeting date:

- The Company's Head Office located at the address of 100. Yil Mahallesi 2264. Sokak, No:1, Bağcılar/Istanbul,
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Adana DPC Branch located at the address of Yeni Doğan Mahallesi, Girne Bulvarı, No:275/A, Adana-Ceyhan Karayolu 5. Km. 01260 Yüreğir/Adana,
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Ankara DMC Branch located at the address of Söğütözü Mahallesi, Dumlupınar Bulvarı, No:102, Cankaya/Ankara,

- Ankara DPC Branch located at the address of Osmangazi Mahallesi, Özal Bulvarı, No:120, Esenboğa Yolu üzeri 15. Km 06150 Sarayköy Pursaklar / Ankara
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Antalya DPC Branch located at the address of Yenigöl Mahallesi, Serik Caddesi, No:80, Havalimanı Yolu 8. Km. 07300 Muratpaşa/Antalya,
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Bursa Branch located at the address of Odunluk Mahallesi Akpınar Caddesi Green White Plaza No:5 Kat:6 D:16 Nilüfer /Bursa,
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Istanbul DPC Branch located at the address of Orhangazi Mahallesi, 1650 Sokak, No:2, Doğan Media Tesisleri Esenyurt/Istanbul,
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Izmir Branch located at the address of Şehitler Caddesi, No:16/1 Alsancak/Izmir,
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Izmir DPC Branch located at the address of Fatih Mahallesi, Ege Caddesi, No:36, 35414 Gaziemir/Izmir,
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Trabzon DPC Branch located at the address of Nuroğlu Mahallesi, Organize Sanayi Bölgesi, 10. Cadde, No:1, 61900 Arsin/Trabzon,

the Company's corporate website a twww.hurriyetkurumsal.com and in the Electronic General Meeting System (EGKS) of the Central Securities Depository of Turkey (MKK).

The foregoing is hereby submitted for the information of our Shareholders.

Respectfully submitted,

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş. BOARD OF DIRECTORS

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş. AGENDA OF THE ORDINARY GENERAL ASSEMBLY MEETING DATED MARCH 31, 2021

- 1. Opening, and appointment of the Meeting Council.
- 2. Authorizing the Meeting Council to sign the Meeting Minutes.
- **3.** Reading, discussing and submitting for approval the Board of Directors Activity Report for the accounting period from January 1, 2020 to December 31, 2020.
- **4.** Reading, discussing and submitting for approval the Opinion of the Independent Auditing Firm for the accounting period from January 1, 2020 to December 31, 2020.
- 5. Reading, discussing and submitting for approval the Financial Statements for the accounting period from January 1, 2020 to December 31, 2020.
- **6.** Releasing the Board Members and managers, individually with respect to their activities, transactions and accounts for the accounting period from January 1, 2020 to December 31, 2020.
- 7. Within the framework of the Company's "Dividend Distribution Policy", reading, discussing and submitting for approval the proposal of the Board of Directors not to distribute dividends.
- 8. Determining the number of Board Members and their term of office, and electing the Board Members to hold office for the determined term of office.
- **9.** Without putting it to vote and deciding upon it in the General Assembly; informing the shareholders about the "Remuneration Policy" set for the Board Members and senior executives and payments made as per the policy.
- 10. Determining the remuneration to be paid to the Board Members during their term of office.
- **11.** Discussing and submitting for approval the proposal of the Board of Directors concerning the selection of an Independent Auditing Firm within the scope of Turkish Commercial Code and the regulations of the Capital Markets Board.
- **12.** Discussing and submitting for approval the setting of the upper limit for aids and donations and authorization of the Board of Directors, as per the Company's Articles of Association, until the ordinary general assembly meeting where the activities and accounts of the accounting period from January 1, 2021 to December 31, 2021 will be discussed.
- 13. Discussing and presenting for approval the authorization of the Board of Directors with respect to distribution of advance on dividends, limited to the amount allowed under the Turkish Commercial Code, Capital Market Law, Capital Market Legislation and the related legislation, as well as the determination of the time and conditions of such distribution, in line with the Company's Articles of Association.
- **14.** Submission to the approval of the shareholders of the matter regarding the authorization of the Board Members to perform the acts and transactions set out under articles 395 and 396 of the Turkish Commercial Code.
- 15. Without putting it to vote and deciding upon it in the General Assembly; informing the shareholders about transactions which are performed by the shareholders who hold the management control, the Board Members, executives with administrative responsibilities and their spouses and relatives by blood or marriage up to second degree kinship, which are material to the extent that can cause a conflict of interest with their partnerships or subsidiaries and/or performance by the same, on their own or someone else's account, a commercial transaction of a kind that falls within the scope of business of their partnerships or subsidiaries, or their participation, as a shareholder with unlimited liability, in another partnership dealing with the same line of business.
- **16.** Without putting it to vote and deciding upon it in the General Assembly; providing information on donations made for the purposes of social aid, to foundations, associations and public agencies and institutions, in the Company's accounting period from January 1, 2020 to December 31, 2020, within the framework of the Capital Market Legislation and related regulations.
- 17. Without putting it to vote and deciding upon it in the General Assembly; informing the shareholders about the fact that no revenue or benefit has been obtained from securities, pledges, mortgages and suretyships provided in favor of third persons.

POWER OF ATTORNEY HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

I hereby appoint as my proxy	, whose details are given below, to be authorized to represent me, to cast
vote, to make proposals and to sign the necessary	documents in line with my opinions that I state below, in the Ordinary
General Assembly Meeting of Hürriyet Gazetecilik ve	Matbaacılık A.Ş. to be held on Wednesday, March 31, 2021 at 11:00 AM
at the address of 100. Yıl Mahallesi 2264. Sokak No:	1 Bağcılar/Istanbul.

Proxy's (*):

Name and Surname / Trade Name:

Turkish ID No. / Tax ID No. / Trade Registry Office and Number / MERSIS (Central Registration System) Number: (*) For foreign national proxies, it is obligatory to submit the equivalent information, if available.

A) SCOPE OF REPRESENTATION AUTHORITY

For Sections 1 and 2 below, the scope of the power of representation should be indicated by choosing one of the options (a), (b) or (c).

- 1. Concerning the Items on the General Assembly's Agenda;
- a) The proxy is authorized to cast vote based on his/her own view.
- b) The proxy is authorized to cast vote based on the proposals of the company's management.
- c) The proxy is authorized to cast vote in line with the instructions given in the following table.

Instructions:

If the shareholder chooses option (c), the instructions specifically for each item on the agenda shall be given by marking one of the options (accept or reject) indicated in front of the relevant item on the general assembly agenda, and, if the reject option is selected, by indicating the dissenting opinion requested to be written on the general assembly minutes.

Agenda Items (*)	Accept	Reject	Dissenting Opinion
1. Opening, and formation of the			
Meeting Council.			
2. Authorizing the Meeting Council			
to sign the Meeting Minutes.			
3. Reading, discussing and			
submitting for approval the Board			
of Directors Activity Report for the			
accounting period from January 1,			
2020 to December 31, 2020.			
4. Reading, discussing and			
submitting for approval the			
Opinion of the Independent			
Auditing Firm for the accounting			
period from January 1, 2020 to			
December 31, 2020.			

Reading, discussing and submitting for	
approval the Financial Statements for the	
accounting period from January 1, 2020 to	
December 31, 2020.	
6. Releasing the Board Members and	
managers, individually with respect to their	
activities, transactions and accounts for	
the accounting period from January 1,	
2020 to December 31, 2020	
7. Within the framework of the Company's	
"Dividend Distribution Policy", reading,	
discussing and submitting for approval the	
proposal of the Board of Directors not to	
distribute dividends.	
8. Determining the number of Board	
Members and their term of office, and	
electing the Board Members to hold office	
for the determined term of office.	
9. Without putting it to vote and deciding	
upon it in the General Assembly; informing	
shareholders about the "Remuneration	
Policy" set for the Board Members and	
senior executives and payments made as	
per the policy.	
10. Determining the remuneration to be	
paid to the Board Members during their	
term of office.	
11. Discussing and submitting for approval	
the proposal of the Board of Directors	
concerning the selection of an	
Independent Auditing Firm within the	
scope of Turkish Commercial Code and	
the regulations of the Capital Markets	
Board.	
12. Discussing and submitting for approval	
the setting of the upper limit for aids and	
donations and authorization of the Board	
of Directors, as per the Company's Articles	
of Association, until the ordinary general	
assembly meeting where the activities and	
accounts of the accounting period from	
January 1, 2021	
to December 31, 2021 will be discussed.	
to boothiser or, 2021 will be discussed.	

13. Discussing and presenting for approval		
the authorization of the Board of Directors		
with respect to distribution of advance on		
dividends, limited to the amount allowed		
under the Turkish Commercial Code,		
Capital Market Law, Capital Market		
Legislation and the related legislation, as		
well as the determination of the time and		
conditions of such distribution, in line with		
the Company's Articles of Association.		
14. Submission to the approval of the		
shareholders of the matter regarding the		
authorization of the Board Members to		
perform the acts and transactions set out		
under articles 395 and 396 of the Turkish		
Commercial Code.		
15. Without putting it to vote and deciding		
upon it in the General Assembly; informing		
the shareholders about transactions which		
are performed by the shareholders who hold		
the management control, the Board		
Members, executives with administrative		
responsibilities and their spouses and		
relatives by blood or marriage up to second		
degree kinship, which are material to the		
extent that can cause a conflict of interest		
with their partnerships or subsidiaries and/or		
performance by the same, on their own or		
someone else's account, a commercial		
transaction of a kind that falls within the		
scope of business of their partnerships or		
subsidiaries, or their participation, as a		
shareholder with unlimited liability, in		
another partnership dealing with the same		
line of business.		
16. Without putting it to vote and deciding		
upon it in the General Assembly; providing		
information on donations made for the		
purposes of social aid, to foundations,		
associations and public agencies and		
institutions, in the Company's accounting		
period from January 1, 2020 to December 31,		
2020, within the framework of the Capital		
Market Legislation and related regulations.	 	
17. Without putting it to vote and deciding		
upon it in the General Assembly; informing the		
shareholders about the fact that no revenue or		
benefit has been obtained from securities,		
pledges, mortgages and suretyships provided		
in favor of third persons.		
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Items intended for information purposes are not voted on.

If the minority has a separate resolution draft, then this is separately indicated as well in order to ensure casting of vote by proxy.

- 2. Special instructions on other issues that may arise during the General Assembly meeting and especially on how to use the minority rights.
- a) The proxy is authorized to cast vote based on his/her own view.
- b) The proxy is not authorized for representation in these matters.
- c) The proxy is authorized to cast vote in line with the following special instructions.

SPECIAL INSTRUCTIONS: Special instructions, if any, that will be given by the shareholder to the proxy shall be indicated here.

- B) The shareholder chooses one of the following alternatives to specify the shares that it wants the proxy to
- 1. I approve the representation by the proxy of my shares detailed below.
- a) Order and series no.:*
- b) Number/Group:**
- c) Quantity Nominal value:
- c) Whether or not the shares bear any privilege on voting rights:
- d) Whether they are Bearer Shares or Registered Shares:*
- e) Their proportion to the total shares/voting rights held by the shareholder:

 I approve representation by proxy of all my shares specified in the list of shareholders eligible to attend the general assembly, which is issued by MKK (Central Securities Depository of Turkey) one day in advance of the general assembly date.

NAME, SURNAME or TITLE OF THE SHAREHOLDER (*)

Turkish ID No. / Tax ID No. / Trade Registry Office and Number / MERSIS (Central Registration System) Number: Address: (*) For foreign national shareholders, it is obligatory to submit equivalent information, if available.

SIGNATURE

^{*}These details are not required for shares that are in dematerialized form.

^{**}For shares in dematerialized form, group details shall be included, if available, instead of number details.

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş. INFORMATION DOCUMENT FOR THE ORDINARY GENERAL ASSEMBLY MEETING TO BE HELD ON MARCH 31, 2021 CONCERNING THE ACTIVITIES OF THE YEAR 2020

INTRODUCTION

Our Company's Ordinary General Assembly meeting for the accounting period from January 1, 2020 to December, 31 2020 shall convene on Wednesday, March 31, 2021 at 11:00 AM at the address of 100. Yıl Mahallesi 2264. Sokak No:1 Bağcılar/Istanbul to discuss and decide upon the agenda items.

The Board of Directors Activity Report for the accounting period from January 1, 2020 to December 31, 2020, Financial Statements and their Footnotes (altogether to be referred to as the "Financial Report"), Opinion of the Independent Auditing Firm, the Proposal of the Board of Directors Not to Distribute Dividends, the Report on the Compliance with Corporate Management Principles, General Assembly Information Document, Procedure for Attendance to the General Assembly and the Power of Attorney Form, as well as the informative notes including explanations required under the "Corporate Management Communiqué" no. II-17.1 of CMB, shall be made available at the following addresses for examination of our shareholders, three weeks prior to the meeting date.

- The Company's Head Office located at the address of Demirören Medya Center, 100. Yıl Mahallesi 2264. Sokak, No:1, Bağcılar/Istanbul,
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Adana DPC Branch located at the address of Yenidoğan Mahallesi, Girne Bulvarı, No:275/A, Adana-Ceyhan Karayolu 5. Km. 01260 Yüreğir/Adana,
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Ankara Branch located at the address of Söğütözü Mah. Dumlupınar Bulvarı, No:102, Çankaya/Ankara,
- Ankara DPC Branch located at the address of Osmangazi Mahallesi, Özal Bulvarı, No:120, Esenboğa Yolu üzeri 15. Km 06150 Sarayköy Pursaklar / Ankara
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Antalya DPC Branch located at the address of Yenigöl Mah. Serik Cad. No:80, Havalimanı Yolu 8. Km. 07300 Muratpaşa/Antalya,
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Bursa Branch located at the address of Odunluk Mahallesi Akpınar Caddesi Green White Plaza No:5 Kat:6 D:16 Nilüfer /Bursa,
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Istanbul DPC Branch located at the address of Sanayi Mahallesi, 1650 Sokak, No:2 Demirören Medya Tesisleri 34850 Esenyurt/Istanbul,
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Izmir Branch located at the address of Şehitler Cad. No:16/1 35230 Alsancak/Izmir.
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Izmir DPC Branch located at the address of Fatih Mahallesi Ege Cad. No:36 35414 Gaziemir Sarnıc/Izmir.
- Hürriyet Gazetecilik ve Matbaacılık A.Ş. Trabzon DPC Branch located at the address of Nuroğlu Mah. Organize Sanayi Bölgesi, 10.Cad, No:1 Arsin Yolu 61900 Arsin/Trabzon,

the Company's corporate website at<u>www.hurriyetkurumsal.com</u> and in the Electronic General Meeting System (EGKS) of the Central Securities Depository of Turkey (MKK).

PROCEDURE FOR PARTICIPATION IN THE GENERAL ASSEMBLY

As per the provisions of Article 1527 of the Turkish Commercial Code ("TCC") No. 6102, our shareholders may either physically participate in the meeting, or participate and cast vote via the electronic domain on the Electronic General Meeting System ("e-GKS") of the Central Securities Depository of Turkey ("MKK"). Our shareholders or their proxies intending to attend the meeting electronically are required to hold **an Electronic Signature Certificate**.

Our shareholders intending to attend the Ordinary General Assembly Meeting electronically and "holding an electronic signature" are required to complete the necessary procedures in accordance with the provisions of the "Regulation on General Assemblies to be Held Electronically in Joint-stock Companies" published in the Official Gazette No. 28395 dated 28 August 2012 and the "Communique on the Electronic General Meeting System Applicable in General Assemblies of Joint-stock Companies" published in the Official Gazette No. 28396 dated 29 August 2012. Otherwise, it shall not be possible for them to attend the Ordinary General Assembly Meeting electronically. Our shareholders may obtain necessary information concerning electronic attendance in the general assembly from MKK (Central Securities Depository of Turkey) and/or from MKK's website at "www.mkk.com.tr".

Pursuant to Article 415(4) of TCC and Article 30(1) of the Capital Market Law ("CML"), the right of attendance in the general assembly and the voting right are not contingent on depositing of shares. Accordingly, <u>our shareholders intending to attend the Ordinary General Assembly Meeting are not required to block their shares.</u>

Our shareholders intending to attend the General Assembly Meeting <u>are required to fulfill the procedures declared to the public by MKK.</u> The shareholders whose names are specified in the list of attendees prepared on the basis of the <u>"shareholders list" provided by MKK can attend the Ordinary General Assembly Meeting.</u> The relevant list shall be used to check whether the persons physically showing up at the meeting hall to attend the Ordinary General Assembly Meeting are shareholders or proxies of shareholders.

With their rights and obligations regarding electronic attendance in the Ordinary General Assembly Meeting being reserved; our shareholders who will not be able to attend the meeting in principal (i.e. in person) and who intend to use their voting rights through a proxy are required to issue their powers of attorney in accordance with the following template, to fulfill the other requirements set forth in II-30.1 "Communique on Casting Vote by Proxy and Collection of Powers of Attorney by way of a Call" issued by the Capital Markets Board ("SPK"), which took effect after its publication in the Official Gazette No. 28861 dated 24.12.2013, and to submit their powers of attorney, the signature of which has been certified by a notary, to our Company. The Power of Attorney template can be obtained from our Company's headquarters or from the Company's Website at www.hurriyetkurumsal.com. If authorization has been given via e-GKS, the proxy's (representative's) name and surname must be indicated in the list obtained from MKK. If authorization has not been given via e-GKS, it is required to submit a power of attorney conforming to the legislation.

Proxies appointed electronically via e-GKS are not required to submit a power of attorney. <u>Powers of attorney not conforming to the power of attorney template required by SPK's II-30.1 Communiqué and enclosed herewith (ANNEX/1) shall not in any way be accepted, as a requirement of our legal liability.</u>

As per Article 19 of our Articles of Association,

"General Assembly meetings are held based on the following principles.

a) Call Procedure: The General Assembly meetings shall be held on ordinary or extraordinary basis. The Turkish Commercial Code, Capital Market Law, regulations of the Capital Markets Board and the provisions of other applicable legislation in force shall apply to calls for these meetings.

Announcements for call to general assembly meetings shall be made at least three weeks prior to the general assembly meeting date by means of any type of communication in addition to those provided in the legislation, that will ensure reaching out to the highest number of shareholders possible, including electronic communications. The relevant announcement shall be published on the Public Disclosure Platform, the Company's website and the Turkish Trade Registry Gazette.

In addition to the notifications and statements that the Company is required by the legislation to make, the announcement of the general assembly meeting as well as the notifications and statements required by the Capital Markets Law, regulations of the Capital Markets Board and provisions of other legislation in force shall also be announced on the Company's website.

b) Time of the Meeting: The Ordinary General Assembly is held at least once per year. The items on the agenda are discussed and resolved on in these meetings.

The Extraordinary Meeting of the General Assembly shall be held as and when required by the Company's affairs and in accordance with the provisions of the Turkish Commercial Code, the Capital Market Law, regulations of the Capital markets Board and the Articles of Association, shall adopt any required resolution accordingly.

- **c) Meeting Venue:** General Assemblies shall convene at the Company's management headquarters or, as decided by the Board of Directors, at another location in the city where the Company's headquarters is located.
- **d)** Representation: Shareholders may have themselves represented at General Assembly meetings by a proxy who may or may not be a shareholder.

The Turkish Commercial Code, Capital Market Law, regulations of the Capital Markets Board and the provisions of other applicable legislation shall govern the casting of vote by proxy.

e) Attendance in Meetings: As a principle, managing directors of the Board and at least one member of the Board of Directors and an officer of the Independent Auditing Firm must attend General Assembly meetings; in addition, those who have responsibilities concerning the items on the agenda and those who are required to make statements shall also attend the meetings. If, among the foregoing persons, those who are not required by law to attend the meeting are not present at the meeting, then the reasons for their absence shall be presented by the meeting chairman to the General Assembly.

Shareholders may attend meetings of the general assembly in compliance with the Turkish Commercial Code, Capital Market Law, regulations of the Capital Markets Board and the MKK. and the related legislation in force. A shareholder and/or its proxy who has not obtained a certificate of entry as per the applicable legislation cannot attend and/or cast vote in the meetings."

- f) Meeting Chairmanship: A chairman elected by the General Assembly and not necessarily required to be a shareholder shall chair meetings of the General Assembly. The chairman shall constitute the chairmanship (i.e. meeting council) by assigning a minutes clerk and, if he/she deems necessary, a vote collector. A vice chairman may also be elected if necessary.
- g) Representative of the Ministry: It is a requirement that the Representative of the Ministry of Commerce is present in both ordinary and extraordinary general assembly meetings and signs the meeting minutes together with the relevant persons. The relevant provisions of the Turkish Commercial Code, regulations of the relevant Ministry and the other legislation are complied with.
- h) Voting Right and Exercise Thereof: Each share has one voting right in the General Assembly meetings.

 At general assembly meetings convening physically, the votes are cast by raising hands. On the other hand, if requested by one out of twenty of the shareholders represented in the meeting, it is compulsory to apply secret ballot.

If the usufruct rights and the right of disposition of a share belong to different persons, they may mutually agree to represent themselves as they deem fit. If they cannot reach an agreement, then the holder of the right of usufruct shall be entitled to attend and cast vote in meetings of the General Assembly.

- I) Meeting and Resolution Quorum: The provisions of the Capital Market Law and the regulations of the Capital Markets Board, and the provisions of the Turkish Commercial Code shall respectively govern the meeting and resolution quorums in all meetings of the General Assembly.
- i) Internal Directive: The Board of Directors shall prepare an internal directive containing the operational principles and procedures of the General Assembly and submit it to the General Assembly for approval, as per the relevant provisions of the Turkish Commercial Code and the relevant regulations and communiqués issued in accordance with the said Code. The internal directive approved by the General Assembly shall be registered with the Turkish Trade Registry and announced in the Turkish Trade Registry Gazette.
- *j)* Attendance to the General Assembly meetings via electronic means: The right holders entitled to participate in the meetings of the general assembly of the Company may also attend such meetings in an electronic environment as per Article 1527 of the Turkish Code of Commerce.

The Company may either establish the Electronic General Assembly System to allow the right holders to attend the General Assembly meetings, make proposals and cast vote in electronic environment, pursuant to the legislation in force, or purchase services from systems established for these purposes. It shall be ensured that the right holders and their proxies can exercise their rights over the said system in all General Assembly meetings, in accordance with this provision of the Articles of Association."

The foregoing is hereby submitted for our Esteemed Shareholders' information.

Yours faithfully,

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş. BOARD OF DIRECTORS

INFORMATION ON TOTAL NUMBER OF SHARES AND VOTING RIGHTS CONSTITUTING THE COMPANY'S SHAREHOLDING STRUCTURE; THE PREFERENCE SHARES, AND THE NUMBER OF SHARES AND VOTING RIGHTS REPRESENTING EACH GROUP OF PREFERENCE SHARES

- THE COMPANY'S SHAREHOLDING STRUCTURE:

Shareholder's Trade Name / Name and Surname	Share Amount in the Capital (TL)	Share Percentage (%)
DEMİRÖREN MEDYA YATIRIMLARI TİCARET ANONİM ŞİRKETİ	468,732,788.05	79.18
Publicly Traded Portion in Borsa İstanbul A.Ş. and Other	123,267,211.95	20.82
TOTAL	592,000,000	100.00

- Total Number of Shares Constituting the Company's Shareholding Structure:

592.000.000 pieces

- Total Voting Rights Constituting the Company's Shareholding Structure:

592.000.000 pieces

- Preference Share:

NONE.

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş. AGENDA OF THE ORDINARY GENERAL ASSEMBLY MEETING DATED MARCH 31, 2021 AND EXPLANATIONS ON THE AGENDA

1. Opening, and appointment of the Meeting Council.

Reason:	A chairman and his/her council (Meeting Council) shall be elected, who shall chair the General Assembly
	in line with the provisions of the Turkish Commercial Code ("TCC"), and the Regulation on the Principles
	and Procedures of Joint-stock Companies' General Assembly Meetings and Representatives of the
	Ministry of Customs and Commerce Who Shall Attend These Meetings ("Regulation").

2. Authorizing the Meeting Council to sign the Meeting Minutes.

Justification: The General Assembly shall authorize the Meeting Council to sign the Minutes of the General Assembly.

3. Reading, discussing and submitting for approval the Board of Directors Activity Report for the accounting period from January 1, 2020 to December 31, 2020.

Justification:	In accordance with the provisions of TCC and the Regulation, The Board of Directors Activity Report for
	the accounting period from January 1, 2020 to December 31, 2020, shall be read, discussed and
	submitted for approval in the General Assembly. (The relevant documents are available at the
	Company's Head Office and Branches, on the Company's Corporate Website at
	www.hurriyetkurumsal.com, on the Public Disclosure Platform ("KAP") (www.kap.org.tr) and the
	Electronic General Assembly System ("e-GKS") of the Central Securities Depository of Turkey ("MKK").)

4. Reading, discussing and submitting for approval the Opinion of the Independent Auditing Firm for the accounting period from January 1, 2020 to December 31, 2020.

Justification:	In accordance with the provisions of TCC, the regulations of the Capital Markets Board and the Regulation, the Opinion of the Independent Auditing Firm for the accounting period from 01.01.2020 to 31.12.2020 shall be read, discussed and submitted for approval in the General Assembly in line with . (The relevant documents are available at the Company's Head Office and Branches, on the Company's Corporate Website at www.hurriyetkurumsal.com, on the Public Disclosure Platform ("KAP") (www.kap.org.tr) and the Electronic General Assembly System ("e-GKS") of the Central Securities
	Depository of Turkey ("MKK").)

5. Reading, discussing and submitting for approval the Financial Statements for the accounting period from January 1, 2020 to December 31, 2020.

Justification:	In accordance with the provisions of TCC and the Regulation, the Financial Statements for the
	accounting period from 01.01.2020 to 31.12.2020, shall be read, discussed and submitted for approval
	in the General Assembly. (The relevant documents are available at the Company's Head Office and
	Branches, on the Company's Corporate Website at www.hurriyetkurumsal.com, on the Public Disclosure
	Platform ("KAP") (www.kap.org.tr) and the Electronic General Assembly System ("e-GKS") of the Central
	Securities Depository of Turkey ("MKK").)

6. Releasing the Board Members and managers, individually with respect to their activities, transactions and accounts for the accounting period from January 1, 2020 to December 31, 2020.

Justification:	Release of the Board of Directors and the managers with respect to the activities, transactions and
	accounts of the year 2020 shall be presented to the General Assembly for approval in line with TCC and
	the Regulation.

7. Within the framework of the Company's "Dividend Distribution Policy", reading, discussing and submitting for approval the proposal of the Board of Directors not to distribute dividends.

Justification:

With the Resolution no. 2020/04 dated 08.03.2021 of our Company's Board of Directors, it was unanimously decided, that according to the Consolidated Financial Statements for the accounting period from 01.01.2020 to 31.12.2020, which have been prepared in conformity with the Turkish Accounting Standards ("TAS") and the Turkish Financial Reporting Standards ("TFRS") issued by the Public Oversight, Accounting and Auditing Standards Authority ("KGK") as per the "Communiqué on Principles of Financial Reporting in Capital Markets" ("II-14.1") of CMB, and of which principles of presentation have been determined pursuant to the Decisions of CMB in this regard, and which have undergone an independent audit; a "Net Period Loss" of (80,862,684 Turkish Lira emerged, when the "Deferred Tax Income", "Period Tax Expense", "Post-Tax Period Loss of Discontinued Operations" and "Noncontrolling Shares of Consolidated Equity of Participations" are taken into account all together; and when "Previous Years' Losses" of (407,704,212) Turkish Lira, which was calculated as per the SPK Profit Share Guide announced in CMB's Weekly Bulletin No. 2014/2 dated 27.01.2014, is also taken into account, no dividend can be distributed in the fiscal period from 01.01.2019 to 31.12.2019 in accordance with CMB's regulations on dividend distribution; and the shareholders shall be informed of this circumstance and this circumstance shall be submitted to the approval of the General Assembly,

that in our financial records for the fiscal period from 01.01.2020 to 31.12.2020, kept under the Tax Legislation and according to the Uniform Chart of Accounts published by the Ministry of Finance of the Republic of Turkey, a "Loss for the Period" of TL (45,033,601.29 occurred, and that this amount be transferred to the 'Losses From Previous Years' account; that in addition, pursuant to provision of subparagraph 1-e of article 5 of the Corporate Tax Law no 5520, TL 319,702.36 from the aforementioned sales of shares have been kept in liabilities in a special fund account until the end of the fifth year following the year in which such transactions have been made, and that it shall be transferred to the "Extraordinary Reserves" account and this circumstance shall be submitted to the approval of the General Assembly.

B. Determining the number of Board Members and their term of office, and electing the Board Members to hold office for the determined term of office.

Justification:

The General Assembly shall elect the board members pursuant to the provisions of TCC, regulations of CMB and the Regulation.

In accordance with article 13 of our Articles of Association;

"The company is managed and represented by a Board of Directors consisting of at minimum 6 and maximum 9 members to be elected by the General Assembly from among the shareholders. Such percentage and number of Board Members as determined by the Capital Markets Board shall be elected from among the independent member candidates. Capital Market Law, regulations of the Capital Markets Board and the provisions of other applicable legislation in force shall govern the determination, nomination, number and qualifications, election, release and/or leave of office of the independent Board Member candidates. It is a principle to elect the Board Members from among those persons having the fundamental information on the legal principles ruling the transactions and dispositions in relation to the Company's area of activity, who are qualified and experienced in company management, who are capable of scrutinizing the financial statements and reports, and who preferably received higher education.

In accordance with the resolution no. 2021/06 dated March 8, 2021 of our Board of Directors, which was disclosed in Istanbul Stock Exchange through KAP on March 8, 2021, Alaattin Aykaç and Orhan Kırca have been regarded as independent board member candidates. CVs of the aforementioned independent board member candidates are enclosed herewith (ANNEX/2).

9. Without putting it to vote and deciding upon it in the General Assembly; informing the shareholders about the "Remuneration Policy" set for the Board Members and senior executives and payments made as per the policy.

Justification:

As per the Corporate Management Communique (II-17.1) of the Capital Markets Board, information is provided to the General Assembly concerning the "Remuneration Policy" determined for the Board members and senior executives.

10. Determining the remuneration to be paid to the Board Members during their term of office.

Justification:

Remunerations to be paid to the Board members shall be determined in accordance with the provisions of TCC and the Regulation.

According to Article 17 of our Articles of Association,

"Resolutions concerning payment of attendance fee, remuneration, and share in the annual profit, bonuses and premiums, are adopted by the General Assembly. Financial rights of Board members may vary depending on the duties, powers and responsibilities they have assumed in the Board.

Capital Market Law, regulations of the Capital Markets Board and the provisions of other applicable legislation in force shall govern the determination of the financial rights to be provided to the independent members of the Board of Directors.

The Board of Directors shall determine whether any remuneration will be paid to committee chairpersons and members due to the duties they assume in committees, and, if such remuneration is to be paid, the Board shall also determine its amount and conditions.

The "remuneration policy" created with regard to the financial rights to be provided to Board members and senior executives and disclosed to the public on the Company's corporate website shall be presented for the information of the shareholders at the General Assembly as a separate agenda item."

11. Discussing and submitting for approval the proposal of the Board of Directors concerning the selection of an Independent Auditing Firm within the scope of Turkish Commercial Code and the regulations of the Capital Markets Board.

Justification:

Pursuant to TCC and the legislation related with the Capital Market Law, the election by the Board of Directors of the Independent Auditing Firm shall be presented to the General Assembly for approval.

As per the Board Resolution No. 2021/07 dated 08.03.2021 of our Board of Directors and the assent of our Committee Responsible for Audit, and in accordance with the Turkish Commercial Code, Capital Market Law and the Decree Law No. 660 as well as the related secondary legislation in force in this respect, it was decided to appoint **Vizyon Grup Bağımsız Denetim A.Ş.** as the independent auditing firm for independent audit of our Company's financial reports of the fiscal period 2020 and for fulfillment of other relevant activities, and to present this appointment to the General Assembly for approval.

12. Discussing and submitting for approval the setting of the upper limit for aids and donations and authorization of the Board of Directors, as per the Company's Articles of Association, until the ordinary General Assembly meeting where the activities and accounts of the accounting period from January 1, 2021 to December 31, 2021 will be discussed.

Justification:

According to Article 3(6) of our Articles of Association;

"Provided that its objective and scope of operation are not interrupted, the Company may provide aids and donations to general budget institutions, annexed budget administrations, Special Provincial Administrations, Municipalities and Villages, Foundations, associations, institutions and organizations engaged in scientific research and development, universities, educational institutions and such persons or organizations, in accordance with the principles established by the Capital Markets Board and Article 20 of the Articles of Association."

According to Article 20 of our Articles of Association;

"The General Assembly uses the powers granted and duties assigned to it by the Turkish Commercial Code, Capital Market Law and other applicable legislation. In accordance with the principles set forth in Article 3 of the Articles of Association, the upper limit of aids and donations to be granted by the Company within an accounting period shall be determined by the General Assembly. No donations exceeding the determined limit can be provided, and any donations provided shall be added to the distributable dividend base. Donations provided by the Company should conform to the regulations of the Capital Market Law concerning concealed gain transfer, the Turkish Commercial Code and other applicable legislation, and necessary explanations must be made as regards special circumstances, and the shareholders must be informed in the General Assembly of donations made throughout the year."

13. Discussing and presenting for approval the authorization of the Board of Directors with respect to distribution of advance on dividends, limited to the amount allowed under the Turkish Commercial Code, Capital Market Law, Capital Market Legislation and the related legislation, as well as the determination of the time and conditions of such distribution, in line with the Company's Articles of Association.

Reason:

According to Article 23 of our Articles of Association;

"The Board of Directors may distribute advance on dividends provided that it has been authorized by the General Assembly and that Article 20 of the Capital market Law and the relevant regulations of the Capital Markets Board are complied with."

14. Submission to the approval of the shareholders of the matter regarding the authorization of the Board Members to perform the acts and transactions set out under articles 395 and 396 of the Turkish Commercial Code.

Justification:

It is presented to the General Assembly for approval to authorize the Board members to perform the actions indicated in Article 395 of TCC titled "Prohibition of Making Transactions with the Company and Borrowing from the Company", and Article 396 of the TCC titled "Prohibition of Competition".

15. Without putting it to vote and deciding upon it in the General Assembly; informing the shareholders about transactions which are performed by the shareholders who hold the management control, the Board Members, executives with administrative responsibilities and their spouses and relatives by blood or marriage up to second degree kinship, which are material to the extent that can cause a conflict of interest with their partnerships or subsidiaries and/or performance by the same, on their own or someone else's account, a commercial transaction of a kind that falls within the scope of business of their partnerships or subsidiaries, or their participation, as a shareholder with unlimited liability, in another partnership dealing with the same line of business.

Reason:

According to the Corporate Management Communiqué of the Capital Markets Board (II-17.1), it is necessary to inform the shareholders about transactions which are performed by the shareholders who hold the management control, the Board Members, executives with administrative responsibilities and their spouses and relatives by blood or marriage up to second degree kinship, which are material to the extent that can cause a conflict of interest with the company and/or performance by the same, on their own or someone else's account, a commercial transaction of a kind that falls within the scope of business of the company, or their participation, as a shareholder with unlimited liability, in another company dealing with the same line of business.

Accordingly;

There are no transactions which are performed by the shareholders who hold the management control, the Board Members, executives with administrative responsibilities and their spouses and relatives by blood or marriage up to second degree kinship, which are material to the extent that can cause a conflict of interest with the company and/or no commercial transaction of a kind that falls within the scope of business of the company, performed by the same on their own or someone else's account, or no participation by the same, as a shareholder with unlimited liability, in another company dealing with the same line of business".

16. Without putting it to vote and deciding upon it in the General Assembly; providing information on donations made for the purposes of social aid, to foundations, associations and public agencies and institutions, in the Company's accounting period from January 1, 2020 to December 31, 2020, within the framework of the Capital Market Legislation and related regulations.

Justification:

Pursuant to the Corporate Management Communique of SPK No. II-17.1, our Company informs the General Assembly of the donations it has made throughout the year. This article is included in the agenda as required by SPK Communique, and intended for information purposes only. Therefore, this article will not be subjected to acceptance or rejection by the General Assembly.

Our company donated 400,294 Turkish Lira in 2020. The relevant amount is less than the amount that has been set by the General Assembly.

17. Without putting it to vote and deciding upon it in the General Assembly; informing the shareholders about the fact that no revenue or benefit has been obtained from securities, pledges, mortgages and suretyships provided in favor of third persons.

Justification:

In accordance with the provisions of article 12/4 of Corporate Management Communiqué (II-17.1);

The incomes or interests obtained by the guarantees, pledges, mortgages and surety-ships given in favor of third persons, are discussed as a separate item in the agenda of ordinary General Assembly meeting."

ANNEX/1: Sample Power of Attorney

ANNEX/2: CVs of Independent Member Candidates

ANNEX/1: POWER OF ATTORNEY

POWER OF ATTORNEY

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

I hereby appoint as my proxy	., whose details are given below, to be authorized to represent me, to cast
vote, to make proposals and to sign the necessary	documents in line with my opinions that I state below, in the Ordinary
General Assembly Meeting of Hürriyet Gazetecilik ve	Matbaacılık A.Ş. to be held on March 31, 2021 at 11:00 AM at the address
of 100. Yıl Mahallesi 2264. Sokak No:1 Bağcılar/Istar	nbul.

Proxy's (*):

Name and Surname / Trade Name:

Turkish ID No. / Tax ID No. / Trade Registry Office and Number / MERSIS (Central Registration System) Number: (*) For foreign national proxies, it is obligatory to submit the equivalent information, if available.

A) SCOPE OF REPRESENTATION AUTHORITY

For Sections 1 and 2 below, the scope of the power of representation should be indicated by choosing one of the options (a), (b) or (c).

- 1. Concerning the Items on the General Assembly's Agenda;
- a) The proxy is authorized to cast vote based on his/her own view.
- b) The proxy is authorized to cast vote based on the proposals of the company's management.
- c) The proxy is authorized to cast vote in line with the instructions given in the following table.

Instructions

If the shareholder chooses option (c), the instructions specifically for each item on the agenda shall be given by marking one of the options (accept or reject) indicated in front of the relevant item on the General Assembly agenda, and, if the reject option is selected, by indicating the dissenting opinion requested to be written on the General Assembly minutes.

Agenda Items (*)	Accept	Reject	Dissenting Opinion
1. Opening, and formation of the			
Meeting Council.			
2. Authorizing the Meeting Council			
to sign the Meeting Minutes.			
3. Reading, discussing and			
submitting for approval the Board			
of Directors Activity Report for the			
accounting period from January 1,			
2020 to December 31, 2020.			
4. Reading, discussing and			
submitting for approval the Opinion			
of the Independent Auditing Firm			
for the accounting period from			
January 1, 2020 to December 31,			
2020.			
5. Reading, discussing and			
submitting for approval the			
Financial Statements for the			
accounting period from January 1,			
2020 to December 31, 2020.			
6. Releasing the Board Members			
and managers, individually with			
respect to their activities,			
transactions and accounts for the			
accounting period from January 1,			
2020 to December 31, 2020.			

7. Within the framework of the		
Company's "Dividend Distribution		
Policy", reading, discussing and		
submitting for approval the		
proposal of the Board of Directors		
not to distribute dividends.		
8. Determining the number of		
Board Members and their term of		
office, and electing the Board		
Members to hold office for the		
determined term of office.		
9. Without putting it to vote and		
deciding upon it in the General		
Assembly; informing shareholders		
about the "Remuneration Policy"		
set for the Board Members and		
senior executives and payments		
made as per the policy.		
10. Determining the remuneration		
to be paid to the Board Members		
during their term of office.		
11. Discussing and submitting for		
approval the proposal of the		
Board of Directors concerning the		
selection of an Independent		
Auditing Firm within the scope of		
Turkish Commercial Code and the		
regulations of the Capital Markets		
Board.		
12. Discussing and submitting for		
approval the setting of the upper		
limit for aids and donations and		
authorization of the Board of		
Directors, as per the Company's		
Articles of Association, until the		
ordinary general assembly		
meeting where the activities and		
accounts of the accounting period		
from January 1, 2021		
to December 31, 2021 will be		
discussed.		

13. Discussing and presenting for approval the authorization of the Board	
approval the authorization of the Board	
of Directors with respect to distribution	
of advance on dividends, limited to the	
amount allowed under the Turkish	
Commercial Code, Capital Market Law,	
Capital Market Legislation and the	
related legislation, as well as the	
determination of the time and	
conditions of such distribution, in line	
with the Company's Articles of	
Association.	
14. Submission to the approval of the	
shareholders of the matter regarding	
the authorization of the Board	
Members to perform the acts and	
transactions set out under articles 395	
and 396 of the Turkish Commercial	
Code.	
15. Without putting it to vote and	
deciding upon it in the General	
Assembly; informing the shareholders	
about transactions which are	
performed by the shareholders who	
hold the management control, the	
Board Members, executives with	
administrative responsibilities and their	
spouses and relatives by blood or	
marriage up to second degree kinship,	
which are material to the extent that	
can cause a conflict of interest with	
their partnerships or subsidiaries	
and/or performance by the same, on	
their own or someone else's account, a	
commercial transaction of a kind that	
falls within the scope of business of	
their partnerships or subsidiaries, or	
their participation, as a shareholder	
with unlimited liability, in another	
partnership dealing with the same line	
of business.	
16. Without putting it to vote and	
deciding upon it in the General	
Assembly; providing information on	
donations made for the purposes of	
social aid, to foundations, associations	
and public agencies and institutions, in	
the Company's accounting period from	
January 1, 2020 to December 31,	
2020, within the framework of the	
Capital Market Legislation and related	
regulations.	
17. Without putting it to vote and	
deciding upon it in the General	
Assembly; informing the shareholders	
about the fact that no revenue or	
benefit has been obtained from	
securities, pledges, mortgages and	
suretyships provided in favor of third	
persons.	

Items intended for information purposes are not voted on.

If the minority has a separate resolution draft, then this is separately indicated as well in order to ensure casting of vote by proxy.

- Special instructions on other issues that may arise during the General Assembly meeting and especially on how to use the minority rights.
- a) The proxy is authorized to cast vote based on his/her own view.
- b) The proxy is not authorized for representation in these matters.
- c) The proxy is authorized to cast vote in line with the following special instructions.

SPECIAL INSTRUCTIONS: Special instructions, if any, that will be given by the shareholder to the proxy shall be indicated here.

- B) The shareholder chooses one of the following alternatives to specify the shares that it wants the proxy to represent.
- 1. I approve the representation by the proxy of my shares detailed below.
- a) Order and series no.:*
- b) Number/Group:**
- c) Quantity Nominal value:
- c) Whether or not the shares bear any privilege on voting rights:
- d) Whether they are Bearer Shares or Registered Shares:*
- e) Their proportion to the total shares/voting rights held by the shareholder:

2. I approve representation by proxy of all my shares specified in the list of shareholders eligible to attend the General Assembly, which is issued by MKK (Central Securities Depository of Turkey) one day in advance of the General Assembly date.

NAME, SURNAME or TITLE OF THE SHAREHOLDER (*)

Turkish ID No. / Tax ID No. / Trade Registry Office and Number / MERSIS (Central Registration System) Number: Address:

(*) For foreign national shareholders, it is obligatory to submit equivalent information, if available.

SIGNATURE

^{*}These details are not required for shares that are in dematerialized form.

^{**}For shares in dematerialized form, group details shall be included, if available, instead of number details.

ANNEX/2 CVs OF THE INDEPENDENT BOARD MEMBER CANDIDATES

ALAATTİN AYKAÇ

Born in 1975 in Karabük, Alaattin Aykaç completed his educational life in 1996, and started his business life in the same year in a company providing service to vessels carrying out international trade.

In the subsequent years, he took office in the companies carrying on international activities, at various levels including senior executive. On the other hand, Alaattin Aykaç held office as an independent board member of Petkim Petrokimya Holding AŞ from 2012 to 2013 and as a board member of Beşiktaş JK from 2010 to 2012. Having held office as a Board Member of Turkish Football Federation from 2015 to 2019, Alaattin Aykaç speaks English and Russian

ORHAN KIRCA

Born in 1957 in Ordu, Orhan Kırca graduated from Gazi University, Department of Electrical Engineering in 1981.

In the subsequent years, he took office in the companies carrying on business in the energy and mine sectors at various levels, and he is currently the General Manager of Çelikler Orhaneli Tunçbilek Thermal Power Plant.

ANNEX/1: POWER OF ATTORNEY

POWER OF ATTORNEY

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

I hereby appoint as my proxy	., whose details are given below, to be authorized to represent me, to cast
vote, to make proposals and to sign the necessary	documents in line with my opinions that I state below, in the Ordinary
General Assembly Meeting of Hürriyet Gazetecilik ve	Matbaacılık A.Ş. to be held on March 31, 2021 at 11:00 AM at the address
of 100. Yıl Mahallesi 2264. Sokak No:1 Bağcılar/Istar	nbul.

Proxy's (*):

Name and Surname / Trade Name:

Turkish ID No. / Tax ID No. / Trade Registry Office and Number / MERSIS (Central Registration System) Number: (*) For foreign national proxies, it is obligatory to submit the equivalent information, if available.

A) SCOPE OF REPRESENTATION AUTHORITY

For Sections 1 and 2 below, the scope of the power of representation should be indicated by choosing one of the options (a), (b) or (c).

- 1. Concerning the Items on the General Assembly's Agenda;
- a) The proxy is authorized to cast vote based on his/her own view.
- b) The proxy is authorized to cast vote based on the proposals of the company's management.
- c) The proxy is authorized to cast vote in line with the instructions given in the following table.

Instructions

If the shareholder chooses option (c), the instructions specifically for each item on the agenda shall be given by marking one of the options (accept or reject) indicated in front of the relevant item on the General Assembly agenda, and, if the reject option is selected, by indicating the dissenting opinion requested to be written on the General Assembly minutes.

Agenda Items (*)	Accept	Reject	Dissenting Opinion
1. Opening, and formation of the			
Meeting Council.			
2. Authorizing the Meeting Council			
to sign the Meeting Minutes.			
3. Reading, discussing and			
submitting for approval the Board			
of Directors Activity Report for the			
accounting period from January 1,			
2020 to December 31, 2020.			
4. Reading, discussing and			
submitting for approval the Opinion			
of the Independent Auditing Firm			
for the accounting period from			
January 1, 2020 to December 31,			
2020.			
5. Reading, discussing and			
submitting for approval the			
Financial Statements for the			
accounting period from January 1,			
2020 to December 31, 2020.			
6. Releasing the Board Members			
and managers, individually with			
respect to their activities,			
transactions and accounts for the			
accounting period from January 1,			
2020 to December 31, 2020.			

7. Within the framework of the		
Company's "Dividend Distribution		
Policy", reading, discussing and		
submitting for approval the		
proposal of the Board of Directors		
not to distribute dividends.		
8. Determining the number of		
Board Members and their term of		
office, and electing the Board		
Members to hold office for the		
determined term of office.		
9. Without putting it to vote and		
deciding upon it in the General		
Assembly; informing shareholders		
about the "Remuneration Policy"		
set for the Board Members and		
senior executives and payments		
made as per the policy.		
10. Determining the remuneration		
to be paid to the Board Members		
during their term of office.		
11. Discussing and submitting for		
approval the proposal of the		
Board of Directors concerning the		
selection of an Independent		
Auditing Firm within the scope of		
Turkish Commercial Code and the		
regulations of the Capital Markets		
Board.		
12. Discussing and submitting for		
approval the setting of the upper		
limit for aids and donations and		
authorization of the Board of		
Directors, as per the Company's		
Articles of Association, until the		
ordinary general assembly		
meeting where the activities and		
accounts of the accounting period		
from January 1, 2021		
to December 31, 2021 will be		
discussed.		

13. Discussing and presenting for approval the authorization of the Board	
approval the authorization of the Board	
of Directors with respect to distribution	
of advance on dividends, limited to the	
amount allowed under the Turkish	
Commercial Code, Capital Market Law,	
Capital Market Legislation and the	
related legislation, as well as the	
determination of the time and	
conditions of such distribution, in line	
with the Company's Articles of	
Association.	
14. Submission to the approval of the	
shareholders of the matter regarding	
the authorization of the Board	
Members to perform the acts and	
transactions set out under articles 395	
and 396 of the Turkish Commercial	
Code.	
15. Without putting it to vote and	
deciding upon it in the General	
Assembly; informing the shareholders	
about transactions which are	
performed by the shareholders who	
hold the management control, the	
Board Members, executives with	
administrative responsibilities and their	
spouses and relatives by blood or	
marriage up to second degree kinship,	
which are material to the extent that	
can cause a conflict of interest with	
their partnerships or subsidiaries	
and/or performance by the same, on	
their own or someone else's account, a	
commercial transaction of a kind that	
falls within the scope of business of	
their partnerships or subsidiaries, or	
their participation, as a shareholder	
with unlimited liability, in another	
partnership dealing with the same line	
of business.	
16. Without putting it to vote and	
deciding upon it in the General	
Assembly; providing information on	
donations made for the purposes of	
social aid, to foundations, associations	
and public agencies and institutions, in	
the Company's accounting period from	
January 1, 2020 to December 31,	
2020, within the framework of the	
Capital Market Legislation and related	
regulations.	
17. Without putting it to vote and	
deciding upon it in the General	
Assembly; informing the shareholders	
about the fact that no revenue or	
benefit has been obtained from	
securities, pledges, mortgages and	
suretyships provided in favor of third	
persons.	

Items intended for information purposes are not voted on.

If the minority has a separate resolution draft, then this is separately indicated as well in order to ensure casting of vote by proxy.

- Special instructions on other issues that may arise during the General Assembly meeting and especially on how to use the minority rights.
- a) The proxy is authorized to cast vote based on his/her own view.
- b) The proxy is not authorized for representation in these matters.
- c) The proxy is authorized to cast vote in line with the following special instructions.

SPECIAL INSTRUCTIONS: Special instructions, if any, that will be given by the shareholder to the proxy shall be indicated here.

- B) The shareholder chooses one of the following alternatives to specify the shares that it wants the proxy to represent.
- 1. I approve the representation by the proxy of my shares detailed below.
- a) Order and series no.:*
- b) Number/Group:**
- c) Quantity Nominal value:
- c) Whether or not the shares bear any privilege on voting rights:
- d) Whether they are Bearer Shares or Registered Shares:*
- e) Their proportion to the total shares/voting rights held by the shareholder:

2. I approve representation by proxy of all my shares specified in the list of shareholders eligible to attend the General Assembly, which is issued by MKK (Central Securities Depository of Turkey) one day in advance of the General Assembly date.

NAME, SURNAME or TITLE OF THE SHAREHOLDER (*)

Turkish ID No. / Tax ID No. / Trade Registry Office and Number / MERSIS (Central Registration System) Number: Address:

(*) For foreign national shareholders, it is obligatory to submit equivalent information, if available.

SIGNATURE

^{*}These details are not required for shares that are in dematerialized form.

^{**}For shares in dematerialized form, group details shall be included, if available, instead of number details.

	HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş. DIVIDEND DISTRIBUTION TABLE FOR 2020 (Turkish Lira)		
1 2	Issued Capital	592,000,000.00	
	General Legal Reserve (According to Legal Records) (1) If distribution of profit involves any privilege pursuant to the articles of	59,265,973.00	
	association, information on the mentioned privilege	N/A.	
		According to CMB	According to Legal Records (LR)
3	Profit/Loss for the Period (+/-) (2)	-64,022,805.00	-45,033,601.29
4	Taxes (+/-) (3)	3,330,708.00	0.00
	Non-Controlling Consolidated Equity of Participations (-)	-1,184,152.00	0.00
	Post-Tax Period Loss of Discontinued Operations (-) (4)	-21,354,739.00	0.00
5	Net Profit/Loss for the Period (+/-)	-80,862,684.00	-45,033,601.29
6	Losses from Previous Years (-) (5)	-407,704,212.00	-62,665,983.29
7	General Legal Reserve (-)	0.00	0.00
	"Profit on Sale of Shares and R&D Incentive", which are Temporarily Taken into a "Special Fund Account" not to be Distributed (According to		
	Legal Records) (-) (6)	0.00	0.00
8	NET DISTRIBUTABLE PROFIT/LOSS FOR THE PERIOD (+/-)	-488,566,896.00	-107,699,584.58
9	Donations Made within the Year (+)	400,293.65	101,000,004.00
10	Net distributable profit/loss for the period inclusive of donations (+/-) (7)	-488,166,602.35	
11	First Dividend Distribution to Shareholders	0.00	
	Cash	0.00	
	Bonus	0.00	
	Total	0.00	
12	Dividend Distributed to Shareholders Holding Preference Shares	0.00	
13	Other Dividends Distributed	0.00	
	To Board Members	0.00	
	To Employees	0.00	
	To Non-Shareholders	0.00	
14	Dividend Distributed to Holders of Dividend Right Certificates Second Dividend Distribution to Shareholders	0.00 0.00	
15 16	Second Dividend Distribution to Snareholders General Legal Reserve	0.00	
17	Statutory Reserves	0.00	
18	Special Reserves	0.00	
19	EXTRAORDINARY RESERVES	0.00	0.00
20	Other Resources Prescribed to Be Distributed	0.00	0.00
	Profits From Previous Years	0.00	0.00
	Extraordinary Reserves	0.00	0.00
	Other Reserves Distributable Pursuant to TCC and Articles of Association	0.00	0.00

- (1) "Inflation Differences" were not included.
- (2) Consists of the total of "Pre-Tax Loss from Continuing Operations".
- (3) Consists of "Period Tax Expense" and "Deferred Tax Income".
- (4) Post-tax net loss from suspension of activities of the digital platforms of Trader Media East Ltd, which were operated within the body of its indirect subsidiary Pronto Media Holding which is resident in Russia, and the net profit from operations of Glokal Dijital Hizmetler Pazarlama ve Ticaret A.Ş. within the period until completion of its sales procedure, are included.
- (5) Calculated as per the CMB Profit Share Guide announced in CMB's Weekly Bulletin No. 2014/2 dated 27.01.2014. Consists of the portion which remained after inclusion in the "Accumulated Losses" of "Premiums for Shares" and "General Legal Reserve".
- (6) Consists of the portion which benefited from the 75% of exemption specified in Article 5-1/e of the Corporate Tax Law, of the "profit on sale of participation shares" occurred in the legal entries in consequence of the sale and transfer of the shares of Doruk Faktoring A.Ş. ve Glokal Dijital Hizmetter Pazarlama ve Ticaret A.Ş., and the donation support which was not distributed and taken into a special fund account within the scope of the R&D Incentive as per the Law no 5746 in accordance with the Tax Legislation, the Capital Markets Legislation and other relevant financial legislation. The relevant amounts are not included in calculation of the "net distributable profit for the period" of the accounting period from 01.01.2018 to 31.12.2018 and taken into a "special fund account" in the liabilities column.
- (7) No distributable profit for the period occurred.

	GROUP	TOTAL DIVIDEND DISTRIBUTED		TOTAL DIVIDEND DISTRIBUTED /	DIVIDEND CORRESPONDING TO A SHARE WITH A NOMINAL VALUE OF TL 1	
GROSS		0.00	0.00	-	0.00000	0.00000
	TOTAL	0.00	0.00	-	0.00000	0.00000
NET		CASH (TL)	BONUS (TL)	PERCENTAGE	AMOUNT (TL)	PERCENTAGE
				(%)		(%)
		0.00	0.00	0.00	0.00	0.00
	TOTAL	0.00	0.00	0.00	0.00	0.00



January 01 - December 31 2020

Board of Directors Annual Report

MARCH 2021







INDEPENDENT AUDIT REPORT ON THE ANNUAL ACTIVITY REPORT OF THE BOARD OF DIRECTORS

To the General Assembly of Hürriyet Gazetecilik ve Matbaacılık A.Ş.

1. Opinion

We have audited the annual activity report for the accounting period from January 01 to December 31, 2020, of Hürriyet Gazetecilik ve Matbaacılık A.Ş. (the "Company") and its subsidiaries (all together to be referred to as the "Group").

In our opinion, the financial data contained in the annual report of the Board of Directors and the examinations made by the Board of Directors by using the information contained in the audited financial statements on the condition of the Group, are, in all their important aspects, consistent with the full set of audited financial statements and the data that we have obtained during the independent audit, and they reflect the truth.

2. Basis of Our Opinion

The independent audit we performed was carried out in accordance with the Independent Auditing Standards ("BDS"), which are a part of Turkish Auditing Standards issued by the Public Oversight, Accounting and Auditing Standards Authority ("KGK"), and with the independent auditing standards issued by the Capital Markets Board. Our responsibilities within the scope of these standards are explained in detail in the section of *Responsibilities of Independent Auditor for the Independent Audit of Annual Activity Report.* We hereby represent that we are independent from the Company in accordance with the *Ethical Codes of Conduct for Independent Auditors* which was published by KGK (Ethical Codes of Conduct), and with the ethical provisions contained in the relevant legislation for independent audit. Ethical Codes of Conduct and other ethical responsibilities within the scope of the legislation have as well been fulfilled. We believe that the independent audit evidence that we collected during the independent audit process constituted a sufficient and proper basis for us to reach a conclusion.

3. Our Auditor's Opinion in Respect of the Full Set of Financial Statements

We have expressed an affirmative opinion in our auditor's report dated March 08, 2021 on the full set of financial statements of the Group for the accounting period from January 1 to December 31, 2020.

4. Responsibility of the Board of Directors for the Annual Activity Report

In accordance with Articles 514 and 516 of Turkish Commercial Code no. 6102 and the provisions of the Communiqué on Principles of Financial Reporting in Capital Markets No. II-14.1 of CMB (the "Communiqué"), the Group management is responsible for the following particularities in relation to the annual activity report:

- a) It shall prepare the annual activity report and submit it to the general assembly within the first three months following the balance sheet date.
- b) It shall prepare the annual activity report in a way to reflect the Group's activities for that year as well as its financial standing in all aspects, correctly, completely, straightforwardly, realistically and honestly. In this report, the financial standing shall be considered in accordance with the financial statements. The report shall also expressly point out the Group's development as well as the risks that it might possibly be faced with. Assessment of the Board of Directors relating to these issues shall also be included in the report.



4. Responsibility of the Board of Directors for the Annual Activity Report (continued)

- c) The activity report shall also include the following:
- Important events that occurred in the company after the end of the activity year,
- The company's research and development practices,
- Financial benefits such as salaries, premiums, bonuses and dividends, allowances, travel, accommodation and representation expenses and benefits in kind and in cash, insurances and similar allowances provided to board members and senior executives.

While preparing the activity report, the board of directors shall also take into account secondary legislative regulations issued by the Ministry of Trade and the relevant institutions.

5. Responsibility of the Independent Auditor for the Independent Audit of Annual Activity Report

Our purpose is to provide an opinion within the framework of the provisions of the TCC and the Communiqué on whether the financial data contained in the annual report of the board of directors and the examinations made by the Board of Directors by using the information contained in the audited financial statements on the condition of the Group are consistent with the Group's audited financial statements and the data that we have obtained during the independent audit, and on whether they reflect the truth, and to issue a report containing our opinion.

The independent audit that we conducted was conducted in accordance with BDS and with the independent auditing standards issued by the Capital Markets Board. These standards require compliance with ethical principles, and that the independent audit is planned and performed to obtain reasonable assurance on whether the financial data contained in the annual report and the examinations made by the Board of Directors by using the information contained in the audited financial statements on the condition of the Group are consistent with the Group's audited financial statements and the data that we have obtained during the independent audit, and on whether they reflect the truth.

The auditor in charge who conducted and finalized this independent audit is Mehmet Akif Ak.

Istanbul, March 08, 2021

VİZYON GRUP BAĞIMSIZ DENETİM A.Ş. Member, MGI Worldwide

Mehmet Akif AK, Certified Public Accountant, Auditor in Charge

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"This Activity Report was issued under article 8 of the "Communiqué on Principles for Financial Reporting in Capital Market" no. II-14.1 of the Capital Markets Board ("CMB"), which entered into force by being published on the Official Gazette no. 28676 dated 13.06.2013; and it is aimed at assessing andinforming our investors of our Company's activities as of our Company's accounting period from 01.01.2020 to 31.12.2020.

1. GENERAL INFORMATION

1.A. Accounting Period to Which the Report is Related

This Activity Report is in respect of the activities of the accounting period from 01.01.2020 to 31.12.2020

1.B. The Company's Trade Name, Trade Registration Number, and Contact Details of its Head Office and Branches



Trade Name: Hürriyet Gazetecilik ve Matbaacılık A.Ş.

("Hürriyet" or the "Company")

Trade Registry Office: Istanbul Chamber of Commerce

Trade Registration Number: 78044/19200

Address: Demirören Medya Center 100. Yıl Mah. 2264. Sokak No:1 34218

Bağcılar Istanbul/Turkey

Telephone: 0 (212) 677 00 00

Fax: 0 (212) 677 01 82

Corporate Website: http://www.hurriyetkurumsal.com

1.B. The Company's Trade Name, Trade Registration Number, and Contact Details of its Head Office and Branches (Continued)

PRINTING FACILITIES IN TURKEY

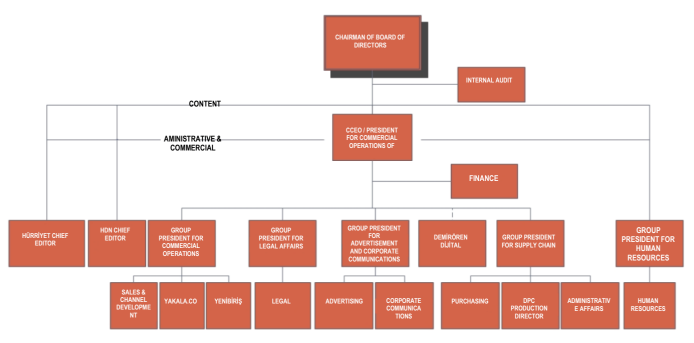


Istanbul (Head Office)	Demirören Medya Center, 100. Yıl Mahallesi , 2264. Sokak No:1 Bağcılar / Istanbul	0 212 6770000
Istanbul Printing Facility (DPC)	Sanayi Mahallesi, 1650 Sokak, No:2 Demirören Medya Tesisleri 34850 Esenyurt / Istanbul	0 212 6222800
Ankara Printing Facility (DPC)	Osmangazi Mahallesi, Özal Bulvarı, No:120, Esenboğa Yolu Üzeri 15. Km 06150 Sarayköy Pursaklar / Ankara	0 312 3069100
Ankara Regional Office	Söğütözü Mah. Dumlupınar Bulvarı No:102, Çankaya / Ankara	0 312 2070000
Izmir Regional Office	Şehitler Cad. No:16/1 35230 Alsancak / Izmir	0 232 4886500
Izmir Printing Facility (DPC)	Fatih Mahallesi Ege Cad. No: 36 35414 Gaziemir Sarnıç / Izmir	0 232 2982200
Bursa Regional Office	Odunluk Mahallesi Akpınar Caddesi Green White Plaza No:5 Kat:6 D:16 Nilüfer / Bursa	0 224 2500252
Adana Printing Facility (DPC) Regional Office	Yenidoğan Mahallesi Girne Bulvarı No:275/A Adana-Ceyhan Karayolu 5. Km. 01260 Yüreğir / Adana	0 322 3461600
Antalya Printing Facility (DPC) Regional Office	Yenigöl Mah., Serik Cad., No:80 Havalimanı Yolu 8. Km 07300 Muratpaşa / Antalya	0 242 3403838
Trabzon Printing Facility (DPC) Regional Office	Nuroğlu Mah. Organize Sanayi Bölgesi, 10. Cad, No:1 Arsin Yolu 61900 Arsin / Trabzon	0 462 7112500
Frankfurt Printing Facility	An Der Brücke 20-22 D-64546 Mörfelden - Walldorf Frankfurt / Deutschland	00496105327130

1.C. Organizational Structure and Capital and Shareholding Structure of the Company, and Changes in the Accounting Period in Relation to Capital and Shareholding Structure

1.C.1 Organizational Structure of the Company

Organizational structure of the Company as of December 31, 2020 is as outlined below:



1.C.2 Capital of the Company and Shareholding Structure

As of December 31, 2020, the Company's registered capital ceiling is 800,000,000 Turkish Liras, and its issued capital is 592,000,000 Turkish Liras.

As per the resolution no 21/655 of the CMB dated July 23, 2010, which was amended by the resolution no 31/1059 dated October 30, 2014, according to the entries of the Central Securities Depository of Turkey ("MKK"); as of December 31, 2020, shares corresponding to 20.82% of the capital of Hürriyet (December 31, 2019: 16.54%) are regarded to be in circulation.

Shares are traded in Borsa İstanbul A.S. with the transaction symbol of HURGZ.

Shareholder	December 31, 2020 (Turkish Lira)	Share (%)	December 31, 2019 (Turkish Lira)	Share (%)
Demirören Medya Yatırımları Ticaret A.Ş.	468,732,788	79.18	468,732,788	79.18
Other Shareholders (BİAŞ and other shareholders)	123,267,212	20.82	123,267,212	20.82
Total	592,000,000	100.00	592,000,000	100.00

1.D. Explanations in Relation to Preference Shares and Voting Rights Attached to Shares

Each share in the Company has one voting right. No upper limit is set for the voting right of any shareholder. Implementations making it difficult to exercise the voting right are avoided; and each shareholder is given the opportunity to exercise its voting right in the easiest and most convenient manner. No preference is granted on the Company's shares.

The Company's Direct or Indirect Affiliates and Subsidiaries and their Share Percentages

Subsidiaries and their share percentages as of December 31, 2020 and December 31, 2019, are shown below.

			ts of Hürriyet sidiaries (%)		areholding tages (%)
			December 31	December 31	
	Subsidiaries	2020	2019	2020	2019
1	Yenibiriş	100	100	100	100
2	Hürriyet Zweigniederlassung	100	100	100	100
3	Hürriyet Invest	100	100	100	100
4	TME ⁽¹⁾	97.29	97.29	97.29	97.29
5	SporArena	100	100	100	100
6	ID Impress Media LLC (4)	91	91	88.53	88.53
7	Mirabridge International B.V.	100	100	97.29	97.29
8	OOO Pronto Samara	100	100	97.29	97.29
9	OOO Rukom (2)	100	100	97.29	97.29
10	OOO Pronto Media Holding Ltd	100	100	97.29	97.29
11	OOO SP Belpronto	60	60	58.37	58.37
12	OOO Rektcentr ⁽³⁾	100	100	97.29	97.29
13	Publishing House Pennsylvania Inc	100	100	97.29	97.29
14	Publishing International Holding BV	100	100	97.29	97.29

⁽¹⁾ The relevant subsidiary was removed from the London Stock Exchange list as of January 2, 2020.

⁽⁴⁾ The relevant subsidiary entered into the process of liquidation as of December 18, 2020.

	Direct and indirect	Direct and indirect
Affiliates	shares owned by	shares owned by
Aimales	Hürriyet and its	Hürriyet and its
	Subsidiaries (%)	Subsidiaries (%)
Demirören Media International GmbH ("Demirören	December 31, 2020	December 31, 2019
Media")(*)	42.42	42.42

⁽²⁾ The relevant subsidiary was in the process of liquidation as of June 25, 2019.

⁽³⁾ The relevant subsidiary entered into the process of liquidation as of August 6, 2019.

1.F. Information on the Company's Own Shares Acquired by Itself

The Company has not acquired any of its own shares in the accounting period from 01.01.2020 to 31.12.2020.

1.G. Information on the Management Body, Senior Executives and the Number of Personnel

1.G.1Board of Directors and its Committees

The new Board Members were appointed at the Extraordinary General Assembly meeting of the Company held on June 6, 2018, to hold office for a period of 3 years. In addition, on 16.07.2018, with the resolution of the Board of Directors no 2018/34, dated 16.07.2018, it was decided to appoint Mehmet Koray Yanç as a Board Member to fill the vacancy due to death of Erdoğan Demirören who had been elected as the Chairman of the Board of Directors by the Resolution of Extraordinary General Assembly, and with the resolution of the Board of Directors no. 2018/36, dated 16.07.2018, it was decided to appoint Yıldırım Demirören as the Chairman, and Meltem Oktay as the Deputy Chairman. At the Ordinary General Assembly Meeting held on March 29, 2019, membership and term of office of Mehmet Koray Yanç who was elected as a Board Member with the resolution no 2018/34 dated 16.07.2018 of the Board of Directors, were approved by the General Assembly. (You may reach the document for the Ordinary General Assembly Meeting dated March 29, 2019, at www.hurriyetkurumsal.com).

Detailed biographies of our Board Members who were holding office as of the date of the activity report, can be found at our corporate website "www.hurriyetkurumsal.com". The relevant Board members and their offices are as follows:

Name and Surname	Title	Explanation
Yıldırım Demirören	Chairman	Has No Executive Function
Meltem Oktay	Deputy Chairman	Has No Executive Function
Fikret Tayfun Demirören	Member	Has No Executive Function
Mehmet Koray Yanç	Member	Has an Executive Function
Mehmet Soysal	Member	Has No Executive Function
Alaattin Aykaç	Independent Member	Has No Executive Function
Orhan Kırca	Independent Member	Has No Executive Function

1.G.1 The Board of Directors and Committees (Continued)

Detailed biographies of our Board Members who were holding office as of the date of the activity report, can be found at our corporate website "www.hurriyetkurumsal.com". The relevant Board members and their offices are as follows:

Name and Surname	Title	Explanation	Offices Held Other Than As a Shareholder Up Until Now
Yıldırım Demirören	Chairman	Has No Executive Function	As Chairman of the Board of Directors and Board Member in Demirören Medya Yatırımları Ticaret A.Ş. And its Group Companies
Meltem Oktay	Deputy Chairman	Has No Executive Function	As a Board Member in Demirören Medya Yatırımları Ticaret A.Ş. and its Group Companies
Fikret Tayfun Demirören	Member	Has No Executive Function	As a Board Member in Demirören Medya Yatırımları Ticaret A.Ş. and its Group Companies
Mehmet Koray Yanç	Member	Executive Member	As a Board Member and Executive Committee Member in Group Companies
Mehmet Soysal	Member	Has No Executive Function	As a Board Member in Group Companies
Orhan Kırca	Independent Member	Has No Executive Function	As a senior executive in companies out of the Group and an Independent Board Member in Group Companies
Alaattin Aykaç	Independent Member	Has No Executive Function	As an Independent Board Member in Group Companies

1.G.1 The Board of Directors and Committees (Continued)

As of the date of the report, there was no circumstance within our knowledge which caused the Independent Board Members to lose their independent status. The statements of independence of the Independent Board Members who took office after June 6, 2018 are given below:

Date: 09.05.2018

STATEMENT OF INDEPENDENCE

To the Board of Directors of Hürrivet Gazetecilik ve Matbaacılık A.S.,

I hereby declare that, as a nominee Independent Board Member candidate of Hürriyet Gazetecilik ve Matbaacılık A.Ş., I have the required qualifications of "independent board membership" designated by the Capital Markets Law, the Communiqué on Corporate Governance No. II-17.1 of the Capital Markets Board, Resolutions of the Capital Markets Board and other legislation and the Articles of Association of your Company; and if I am elected, as soon as I become aware that I no longer have the aforementioned independence qualifications, I will immediately inform your Board of Directors, act in accordance with the Resolution of your Board, and resign from my office if it is deemed necessary.

Best regards, ORHAN KIRCA (signature)

Date: 09.05.2018

STATEMENT OF INDEPENDENCE

To the Board of Directors of Hürriyet Gazetecilik ve Matbaacılık A.Ş.,

I hereby declare that, as a nominee Independent Board Member candidate of Hürriyet Gazetecilik ve Matbaacılık A.Ş., I have the required qualifications of "independent board membership" designated by the Capital Markets Law, the Communiqué on Corporate Governance No. II-17.1 of the Capital Markets Board, Resolutions of the Capital Markets Board and other legislation and the Articles of Association of your Company; and if I am elected, as soon as I become aware that I no longer have the aforementioned independence qualifications, I will immediately inform your Board of Directors, act in accordance with the Resolution of your Board, and resign from my office if it is deemed necessary.

Best regards, ALAATTİN AYKAÇ (signature)

1.G.1 The Board of Directors and Committees (Continued)

As of the date of the report, there was no circumstance within our knowledge which caused the Independent Board Members to lose their independent status. In the accounting period from 01.01.2020 to 31.12.2020, meetings of the Board of Directors were held by an average attendance of 68% of the members and 32 resolutions were adopted. Freedom of the Company's Board Members to take other office(s) outside of the Company was made subject to certain rules as per article 14 of the Company's Articles of Association.

Audit Committee

The Company's Audit Committee Members were elected with the resolution no. 2020/23 dated 17.08.2020 of the Board of Directors, to hold office until the Ordinary General Assembly where the activity results of the year 2020 will be discussed, and the names of these members and their offices are specified below.

Name and Surname	Position	Explanation
Alaattin Aykaç	Chairman	Independent Member / Has No Executive Function
Orhan Kırca	Member	Independent Member / Has No Executive Function

The audit committee carries out its activities in accordance with the "Audit Committee Regulations" which sets out its working procedures and principles, the Capital Market Law, Communiqués and regulations/resolutions of CMB, and convenes at least 4 times a year and presents the resolutions of its meetings to the Board of Directors in writing. The Audit Committee convened 4 times in 2020. The Audit Committee submitted 5 written notifications to the Board of Directors in 2020.

Duties and Working Principles of the Audit Committee are given below.

Hürriyet Gazetecilik ve Matbaacılık A.Ş. Duties and Working Principles of the Audit Committee

1. Purpose

The Audit Committee (Committee) of Hürriyet Gazetecilik ve Matbaacılık A.Ş. (the Company) shall assist the Board of Directors in supervision of the Company's functioning and effectiveness in relation to its accounting and reporting, finance and independent audit and internal control system. The Committee shall review and evaluate the systems and processes developed by the Company in relation to financial reporting and public disclosure; financial, operational and operating risks; internal control and internal and independent external audit and compliance with laws and regulations, and make proposals to the Board of Directors.

2. Legal Basis

These principles for the duties and working principles of the Audit Committee were set out by the resolution no. 2019/02 dated 14.01.2019 of the Board of Directors, in accordance with the Company's Articles of Association, Article 378 of the Turkish Commercial Code no 6102 and the Communiqué on Corporate Governance No. II-17.1 of the Capital Markets Board.

3. Authority and Scope

The Committee is formed and authorized by the Board of Directors. The Committee is authorized by the Board of Directors to invite to the Committee meetings, and to obtain information from, the Company's employees and representatives of the persons and organizations associated with the Company including affiliates, internal and external auditors (Auditors) and those persons who are experts in their area, and to receive external legal and professional advice when required.

1.G.1 The Board of Directors and Committees (Continued)

Duties and Working Principles of the Audit Committee (Continued)

The Committee acts within the framework of its authority and responsibility and makes consultative recommendations to the Board of Directors, but the final decision and implementation responsibility always belong to the Board of Directors.

4. Organization

Membership

- 4.1. The Committee is formed in accordance with the Company's articles of association.
- 4.2. The Committee's Chairman is elected from among the independent Board Members.

In cases where this is not possible, the Committee's Chairman may be elected from among those third persons who are experts in their area, to the extent allowed by the legislation.

- 4.3. Those expert persons who have business experience of at least eight years in the areas of accounting, finance, auditing and law, etc. may take office in the Committee.
- 4.4. The Committee consists of at least two members.
- 4.5. The Committee members are elected from among those persons who have no executive function. Chairman of the Company's Executive Committee cannot take office in this Committee.
- 4.6. When necessary, persons who are not Board of Directors members, and who are experts in their area may also be assigned to the Committee.
- 4.7. Representatives who are responsible for the financial and internal audit affairs of the Company's public affiliates, or companies having a significant position in the Company's consolidated financial statements although they are not public, may also be Committee members.
- 4.8. The Committee is re-appointed annually at the first meeting of the Board of Directors to be held after the Ordinary General Assembly meeting.
- 4.9. The Committee convenes with the attendance of one more than half of the number of its members, and takes resolutions with the majority of the attendees.
- 4.10. The Committee's clerical procedures are fulfilled by the secretariat of the Board of Directors.
- 4.11. The Committee utilizes independent expert opinions on the matters it deems necessary in relation to its activities. The fees of the consultancy services needed by the Committee are borne by the Company.

Attendance of Meetings

- 4.12. Except for obligatory circumstances, the Committee convenes, as a principle, at least four times a year, in quarterly periods, at the Company's head office, upon the invitation to be made by the Committee's Chairman through the Secretariat of the Board of Directors. The Committee's Chairman may change the date, time and place of the meeting by informing the Committee members in advance.
- 4.13. In case they deem it necessary, the Auditors may hold a special meeting, by informing the Committee's Chairman through the Secretariat of the Board of Directors.
- 4.14. The decisions taken at the Committee meetings are recorded in writing, signed by the members of the Committee and duly kept.
- 4.15. Meetings of the Committee may be held at the Company's head office or at another place easily accessible by the Committee members.

5. Internal Control Responsibility

- 5.1. The Committee reviews whether the Company's management is informing the Company's employees of the significance of internal control and risk management and whether a correct "control culture" is established within the Company.
- 5.2. The Committee makes consultative recommendations to the Board of Directors for robust operation of the internal control infrastructure in all the Company's affiliates, for its comprehension by the employees and for provision of support to it by the management.
- 5.3. The Committee ensures that internal control processes are put in writing and updated periodically to ensure that their effectiveness is maintained.

1.G.1 The Board of Directors and Committees (Continued)

Duties and Working Principles of the Audit Committee (Continued)

- 5.4. The Committee oversees the robust performance of the coordination and communication between the Company's affiliates and the Internal Control department.
- 5.5. The Committee reviews the accountability of the management regarding the security and operation of the Company's computer system, and the crisis plans for recording and protection of the transactions, in case the computer system's complete failure.
- 5.6. The Committee investigates whether the warnings and recommendations made by Auditors in relation to internal control have been implemented.

Financial Reporting

a) General

- 5.7. Together with the Auditors, the Committee develops recommendations on internal control or similar issues, which ensure that the events causing any misconduct, breach of laws and regulations or deficiency can be identified.
- 5.8. The Committee reviews important accounting and reporting issues and legal issues and investigates their impact on financial statements.
- 5.9. The Committee obtains opinions of the Company's management and the Auditors on the plans in relation to identification of the areas which may pose a financial risk, and elimination of weaknesses.
- 5.10. The Committee gives particular importance to review of complex and extraordinary transactions, including particularly derivative transactions, etc.
- 5.11. The Committee reviews the transactions, of which the entry into the accounting records is up to the consideration and decision of the Company's management, such as valuation of assets and resources; guarantees and surety-ships; performance of social responsibilities; provisions for legal actions; other obligations and contingent events.
- 5.12. The Committee reviews;
- -Significant differences between the financial results realized in the interim period and the budgeted or estimated financial results.
- -Significant changes in financial ratios, and whether these changes are consistent with the changes in the Company's operations, and the financing practices,
- -Whether any realized or planned change is in question in the accounting or financial reporting practices.
- -Whether there is any extraordinary or significant transaction.
- -Whether the disclosures made to public in relation to financial information contain sufficient and proper information.

b) Financial Statements, Announcements and Presentations

- 5.13. The Committee obtains the opinions of the Company's responsible managers and independent auditors regarding the compliance of the financial statements and their footnotes to be disclosed to the public, with the accounting principles followed by the Company and the relevant facts, and the accuracy of such financial statements and footnotes, and informs the Board of Directors of the same in writing by also submitting its own evaluations.
- 5.14. The Committee reviews the activity report to be disclosed to the public and whether the information therein is accurate and consistent with the information available to the Committee.
- 5.15. The Committee checks whether the analyst presentations and disclosures to be made to the public with regard to the financial information are made in compliance with the Company's "information policy", and particularly with the provisions of the regulations of the Capital Markets Board and other legislation.
- 5.16. The Committee investigates to what extent the disclosures to be made to the public with regard to financial information have been controlled by the Auditors, and how the aforementioned announcements and presentations are prepared.

Internal Audit

5.17. The Committee reviews the practices and organizational structure of the internal control department, and informs and makes recommendations to the Board of Directors in relation to the matters which restrict or constitute an impediment to the practices of internal auditors.

1.G.1 The Board of Directors and Committees (Continued)

Duties and Working Principles of the Audit Committee (Continued)

- 5.18. The Committee may make recommendations to the Board of Directors in relation to appointment, change of position and dismissal of the personnel employed at the internal control department, by also taking into consideration the qualifications of those persons.
- 5.19. The Committee reviews the "Duties and Working Principles of Internal Audit Directorate" which is prepared by the internal control department, and submits it for the approval of the Board of Directors.
- 5.20. The Committee reviews the effectiveness of internal control activities.
- 5.21. The Committee meets the internal control officials separately, and discusses with them those issues that the Committee or the auditors specifically require(s) to be discussed.
- 5.22. The Committee ensures that the important issues found during or as a result of the audits carried out by internal control department and its recommendations for elimination of these issues are communicated to and discussed by the Committee on time.
- 5.23. The Committee ensures that the recommendations made by the internal control department are communicated to and discussed and answered by the Company's management.

Independent External Audit

- 5.24. Election of external audit entity, preparation of audit contracts by the relevant departments of the Company and commencement of external audit process, as well as the activities of external audit entity in all phases, are conducted under the supervision of the Committee.
- 5.25. The Committee reviews the audit scope and approach proposed by the independent external auditors, and informs and makes recommendations to the Board of Directors in relation to the matters which restrict or constitute an impediment to their practices.
- 5.26. The Committee evaluates the performance of independent external auditors.
- 5.27. By taking into consideration the consultancy services obtained from the independent audit company or its related organizations as well, the Committee decides on the independence of the independent external auditors.
- 5.28. The Committee meets the independent external auditors separately, and discusses with them those issues that the Committee or the auditors specifically require(s) to be discussed.
- 5.29. The Committee ensures that the important issues found during or as a result of the audits carried out by independent external auditors and their recommendations for elimination of these issues are communicated to and discussed by the Committee on time.
- 5.30. The independent external auditors submit to the information of the Committee the significant issues in relation to the Company's accounting policy and practices; the alternative practices and public disclosure options under the international accounting standards which were previously communicated to the Company's management, possible consequences thereof and recommendations for implementation, and in addition, the significant correspondence with the Company's management.
- 5.31. The Committee ensures that the recommendations made by the independent external auditors are communicated to and discussed and answered by the Company's management.

Compliance with Laws and Regulations

- 5.32. The Committee reviews the monitoring system developed by the Company for compliance with laws and regulations, and the outcomes of investigations and proceedings filed by the Company's management on misconduct, unjust enrichment, failure to comply with laws and regulations, etc., including disciplinary penalties.
- 5.33. The Committee reviews the significant complaints communicated to the Company on the Company's accounting, internal control system and independent external audit, etc., ensures their finalization, and ensures that notifications by the Company's employees in this respect are communicated to the Company's management within the principle of confidentiality.
- 5.34. On a quarterly basis, the Committee obtains and examines a periodic report from the Company's management, its in-house legal professionals or outsourced legal consultants, in respect of the lawsuits filed against the Company, the provisions allocated and required to be allocated for such lawsuits, provisions no longer required, and the total risk that may arise.
- 5.35. The Committee obtains and evaluates the necessary information regarding the Company's compliance with the provisions of the legislation applicable to the Company, in preparation of the financial statements and the footnotes thereof.
- 5.36. The Committee presents information and recommendations to the Board of Directors in relation to the conflicts of interest that may arise and misuse of the Company's trade secrets.

1.G.1 The Board of Directors and Committees (Continued)

Duties and Working Principles of the Audit Committee (Continued)

5.37. The Committee reviews the results of the audits and investigations carried out by the regulatory authorities, and presents information and recommendations to the Board of Directors.

Compliance with the Internal Regulations

- 5.38. The Committee ensures that the internal regulations are put into writing, and develops measures which will ensure that they are communicated to all the employees.
- 5.39. The Committee evaluates whether the internal regulations and acceptable code of ethical conduct have been communicated to the employees by the Company's management with a proper method of communication.
- 5.40. The Committee evaluates the activities carried out by the Company's management in relation to monitoring of the compliance with the internal regulations.
- 5.41. The Committee oversees the compliance with the internal regulations which prevent the conflicts of interests that may arise between the Board members, managers and other employees, and misuse of the information with a nature of trade secret.
- 5.42. The Committee develops and presents to the information of the Board of Directors recommendations ensuring protection of the assets of the Company and of its affiliates against incorrect and unauthorized use.
- 5.43. The Committee obtains a periodic report from the Company's management once a year in relation to compliance by the employees with the internal regulations.

Reporting Responsibility

- 5.44. The Committee ensures that the Board of Directors is informed on the matters falling within the scope of its authority and responsibility.
- 5.45. The Committee puts into writing and records all the activities carried out by it.
- 5.46. The Committee compiles its practices and recommendations into a report and submits it to the Board of Directors.

Other Responsibilities

- 5.47. The Committee performs the other overseeing and monitoring activities required by the Board of Directors.
- 5.48. In case it deems necessary, the Committee may initiate special investigations and appoint experts at the Company's expense, as consultants to provide assistance to it in these investigations.
- 5.49. In case it deems necessary, the Committee may ensure that certain issues are put on the agenda of the Company's General Assembly meetings.
- 5.50. The Committee regularly reviews its own performance.
- 5.51. The Committee makes recommendations to the Board of Directors, but these recommendations do not discharge the Board of Directors from its duties and responsibilities arising from the Turkish Commercial Code.

6. Budget

The Committee is given an annual budget in order for it to perform its activities effectively and efficiently, which is approved by the Board of Directors.

7. Entry into Force

The duties and working principles of the Committee and the amendments thereto enter into force upon a resolution of the Board of Directors.

1.G.1 The Board of Directors and Committees (Continued) Corporate Governance Committee

With the resolution no.2020/23 dated 17.08.2020 of the Board of Directors, it was found appropriate for the Corporate Governance Committee to hold office until the first meeting of the Board of Directors to be held following the Ordinary General Assembly Meeting where the activity results of the year 2020 will be discussed, and for the Corporate Governance Committee to undertake the duties of the "Nomination Committee" and the "Remuneration Committee" as well, as set out by the "Corporate Governance Communiqué" of the CMB (II-17.1). Members of the Corporate Governance Committee and their offices as per the resolution no. 2020/23 dated 17.08.2020 of the Board of Directors are specified below.

Name and Surname	Position	Explanation
Alaattin Aykaç	Chairman	Independent Member / Has No Executive Function
Orhan Kırca	Member	Independent Member / Has No Executive Function
Süleyman Fatih Aydıner(*)	Member	Has No Executive Function

^{*}Pursuant to the resolution dated 16.09.2020 of the Board of Directors, Süleyman Fatih Aydıner was appointed as the Investor Relations Department Manager and Corporate Governance Committee Member.

Duties and Working Principles of the Corporate Governance Committee are given below.

Duties and Working Principles of the Corporate Governance Committee

1. Purpose

The Corporate Governance Committee (Committee) of Hürriyet Gazetecilik ve Matbaacılık A.Ş. (the Company) shall support and assist the Board of Directors by carrying out activities in relation to the Company's compliance with corporate governance principles, appointment, remuneration, rewarding and performance evaluations and career planning of the Board members and senior executives, investor relationships and public disclosure. The Committee shall review and evaluate the systems and processes created or to be created by the Company in implementing the management practices increasing the Company's performance, and make recommendations in relation thereto.

2. Legal Basis

These principles for the duties and working principles of the Corporate Governance Committee were set out by the resolution no. 2019/02 dated 14.01.2019 of the Board of Directors, in accordance with the Company's Articles of Association, Article 378 of the Turkish Commercial Code no 6102 and the Communiqué on Corporate Governance No. II-17.1 of the Capital Markets Board.

3. Authority and Scope

The Committee is formed and authorized by the Board of Directors. The Committee is authorized to invite to the Committee meetings, and to obtain information from, the Company's employees and representatives of the persons and organizations associated with the Company including affiliates, internal and external auditors (Auditors) and those persons who are experts in their area, and to receive external legal and professional advice when required. In this case, cost of the consultancy services needed by the Committee shall be borne by the Company. The Committee acts within the framework of its authority and responsibility and makes consultative recommendations to the Board of Directors, but the final decision and responsibility always belong to the Board of Directors.

The Corporate Governance Committee convened 4 times in the accounting period from 01.01.2020 to 31.12.2020.

1.G.1 The Board of Directors and Committees (Continued)

Duties and Working Principles of the Corporate Governance Committee (Continued)

4. Organization

Membership

- 4.1. The Committee is formed in accordance with the Company's articles of association.
- 4.2. The Committee's Chairman is elected, as a rule, from among the independent Board Members. In cases where this is not possible, the Committee's Chairman may be elected from among those third persons who are experts in their area.
- 4.3. Those expert persons who have business experience of at least eight years in the areas of accounting, finance, auditing and law, management, etc. may take office in the Committee.
- 4.4. The Committee consists of at least two members.
- 4.5. The Committee members are, within the bounds of possibility, elected from among those persons who have no executive function. Chairman of the Company's Executive Committee cannot take office in this Committee.
- 4.6. When necessary, persons who are not Board of Directors members, and who are experts in their area may also be assigned to the Committee.
- 4.7. The Committee is re-appointed annually at the first meeting of the Board of Directors to be held after the Ordinary General Assembly meeting.
- 4.8. The Committee convenes with the attendance of one more than half of the number of its members, and takes resolutions with the majority of the attendees.
- 4.9. The Committee's clerical procedures are fulfilled by the secretariat of the Board of Directors.
- 4.10. In case it is deemed necessary, the Committee members may become a member of the Corporate Governance Committees of the Company's public affiliates.

Attendance of Meetings

- 4.11. Except for obligatory circumstances, the Committee convenes, as a principle, at least four times a year, in quarterly periods, at the Company's head office, upon the invitation to be made by the Committee's Chairman through the Secretariat of the Board of Directors.
- 4.12. The Committee's Chairman may change the date, time and place of the meeting by informing the Committee members in advance.
- 4.13. The decisions taken at the Committee meetings are recorded in writing, signed by the members of the Committee and duly kept.

5. Responsibility

Compliance with Corporate Governance Principles

- 5.1. The Committee evaluates whether the Company's management informs the Company's employees of the significance of having good governance practices and whether an effective and efficient "corporate governance culture" is established within the Company.
- 5.2. The Committee makes recommendations to the Board of Directors for robust operation of the internal control infrastructure for management practices aimed at increasing the Company's performance, in all the Company's affiliates, for its comprehension and adoption by the employees and for provision of support to it by the management.
- 5.3. The Committee identifies whether or not the corporate governance principles are implemented, and if not, the reason therefor and the conflicts of interest that arise due to the failure to fully comply with these principles, and makes recommendations to the Board of Directors to improve the practices.

Governance Control

- 5.4. The Committee obtains opinions of the management and the related parties on the plans in relation to identification of the areas which may pose a governance risk and weakness, and elimination of deficiencies.
- 5.5. The Committee reviews the significant complaints communicated to the Company on management, ensures their finalization, and ensures that notifications by the employees in this respect are communicated to the management within the principle of confidentiality.

1.G.1 The Board of Directors and Committees (Continued)

Duties and Working Principles of the Corporate Governance Committee (Continued)

Disclosures to be Made to Public

- 5.6. The Committee reviews the activity report to be disclosed to the public and whether the information therein are accurate and consistent with the information available to the Committee.
- 5.7. The Committee develops recommendations which ensure that the analyst presentations and disclosures to be made to the public are made in compliance with the Company's "information policy", and particularly with the laws and regulations.

Compliance with the Internal Regulations

- 5.8. The Committee ensures that the internal regulations are put into writing, and that they are communicated to all the employees.
- 5.9. The Committee evaluates whether the internal regulations and acceptable code of ethical conduct have been communicated to the employees by the Company's management with a proper method of communication.
- 5.10. The Committee evaluates the activities carried out by the Company's management in relation to monitoring of the compliance with the internal regulations.
- 5.11. The Committee oversees the compliance with the internal regulations which prevent the conflicts of interests that may arise between the Board members, managers and other employees, and misuse of the information with a nature of a trade secret.

Determination of the Nominees to be Elected to the Board of Directors

- 5.12. The Committee carries out efforts for creation of a transparent system for determination of suitable nominees to the board of directors and senior management and for development of policies and strategies in this respect. Performance Evaluation, Remuneration and Rewarding Policy and Career Planning of the Board Members and Managers
- 5.13. The Committee carries out efforts aimed at determination of the approaches, principles and practices on performance evaluation, remuneration and rewarding policy and career planning of the board members and senior executives
- 5.14. The Committee develops recommendations on the number of Board members and managers.
- 5.15. In case it deems necessary, the Committee obtains opinions and proposals of the Human Resources Committee.

6. Investor Relations Department

- 6.1. The "Shareholders Relations Department" (the Department) was established for the purpose of monitoring all the relations between the shareholders and the investors and ensuring that the requirements of their right to information are satisfied in full, by acting within the body of the Committee and reporting to the Committee's Chairman.
- 6.2. The Department consists of a sufficient number of expert personnel.
- 6.3. The Department;
- Satisfies the information requests of shareholders and investors under the legislation, articles of association, corporate governance principles and information policy;
- Holds periodic investor information meetings at home and in abroad under the legislation, articles of association, corporate governance principles and information policy, or attends such meetings held;
- Carries out the necessary practices to make the website an active communication platform for domestic and foreign investors,
- Oversees and monitors realization of the process in relation to public disclosure in compliance with the legislation,
- Ensures that the records in relation to shareholders are kept reliably, safely and in an up-to-date manner.
- Ensures that the activity reports are prepared as prescribed by the legislation and the Corporate Governance Principles of CMB,

1.G.1 The Board of Directors and Committees (Continued)

Duties and Working Principles of the Corporate Governance Committee (Continued)

- Monitors the duly conduction of the General Assembly meetings,
- Prepares the documents to be submitted to the shareholders at the General Assembly meetings,
- Carries out the necessary practices for the purpose of duly taking the minutes of the meetings.

7. Secretariat of the Board of Directors

- 7.1. Before, during and after the meetings of the Board of Directors, planning and performance of the meetings in a way to ensure highest level of efficiency and monitoring processes in this respect are made by the "Secretariat of the Board of Directors" (the Secretariat).
- 7.2. Basically, the Secretariat ensures communication among the Board members, makes preparations of the meetings of the Board of Directors and Committees, takes the minutes of meetings, and regularly archives the correspondence made including the announcements of the Board of Directors.
- 7.3. Timely access by the Board members to any information is ensured under the Secretariat's coordination.
- 7.4. Records kept by the Secretariat are always kept available to the review of the board members.
- 7.5. The Secretariat consists of a secretary within the body of Business Development and Investor Relations Coordinatorship.

8. Reporting Responsibility

- 8.1. The Committee ensures that the Board of Directors is informed on the matters falling within the scope of its authority and responsibility.
- 8.2. The Committee puts into writing and records all the activities carried out by it.
- 8.3. The Committee compiles its practices and recommendations into a report and submits it to the Board of Directors.
- 8.4. The Committee follows up the developments in the literature on corporate governance and researches their effect on the Company's governance.
- 8.5. The Committee performs the other activities required by the Board of Directors, which can be regarded to be within the framework of corporate governance.
- 8.6. In case it deems necessary, the Committee may initiate special reviews and appoint experts as consultants to provide assistance to it in these reviews.
- 8.7. The Committee regularly reviews its own performance.

9. Budget

The Committee is given an annual budget in order for it to perform its activities effectively and efficiently, which is approved by the Board of Directors.

10. Entry into Force

The duties and working principles of the Committee and the amendments thereto enter into force upon a resolution of the Board of Directors.

1.G.1 The Board of Directors and Committees (Continued) **Investor Relations Department**

With the resolution no. 2020/28 dated 16.09.2020 of our Board of Directors, it was decided to appoint Süleyman Fatih Aydıner, who was understood to have satisfied the minimum requirements under article 11 titled "Investor Relations Department" of the Corporate Governance Communiqué No. II-17.1 ("Communiqué") of the Capital Markets Board, which entered into force by being published on the Official Gazette No. 28871 dated 03.01.2014, as the Investor Relations Department Manager and Corporate Governance Committee Member. Investor Relations Department's officials are specified below.

Name and Surname Title Sülevman Fatih Avdıner Investor Relations Department Manager Elif Özcan Investor Relations Department Official

Committee for Early Detection of Risk

Members of the Committee for Early Detection of Risk, who were elected with the decision no 2020/23 dated 17.08.2020 of the Board of Directors to hold office until the Ordinary General Assembly where the activity results of 2020 will be discussed, are as follows:

Name and Surname	Title	Explanation
Alaattin Aykaç	Chairman	Has No Executive Function
Hüseyin Emrah Kurtoğlu	Member	Has No Executive Function
Ayşe Özlem Ertürk	Member	Has No Executive Function

The Committee for Early Detection of Risk carries out its activities in accordance with the "Committee for Early Detection of Risk Regulations" which sets out its working procedures and principles, the Capital Market Law, and the communiqués and regulations/resolutions of CMB, and convenes at least 6 times a year and presents the decisions of its meetings to the Board of Directors in writing. The Committee for Early Detection of Risk convened 6 times in 2020 and presented 6 written reports to the Board of Directors.

Duties and Working Principles of the Committee for Early Detection of Risk are given below.

Duties and Working Principles of the Committee for Early Detection of Risk

1. **Purpose**

The purpose of the Committee for Early Detection of Risk (the "Committee"), which holds office within the body of Hürrivet Gazetecilik Ve Matbaacılık A.Ş. (the "Company"), is to develop policies necessary for early detection of operational, strategic, financial and compliance risks which may endanger the Company's existence, improvement and continuation, calculation of their impact and possibility, taking and implementing the necessary precautions in relation to the risks detected, and performance of the risk management processes, and to manage and report the risks in accordance with the Company's risk taking profile.

1.G.1 Board of Directors and its Committees (Continued)

Duties and Working Principles of the Committee for Early Detection of Risk (Continued)

2. Legal Basis

These principles for the duties and working principles of the Committee for Early Detection of Risk were set out by the resolution no. 2019/02 dated 14.01.2019 of the Board of Directors, in accordance with the Company's Articles of Association, Article 378 of the Turkish Commercial Code no 6102 and the Communiqué on Corporate Governance No. II-17.1 of the Capital Markets Board.

3. Structure of the Committee and Members

The Committee is constituted and authorized by the Board of Directors in compliance with the Company's articles of association and with the relevant legislation. The Committee performs a situation assessment with the report that it shall present to the Board of Directors every two months, points out the dangers if any, and indicates the remedies.

It carries out efforts for the purpose of early detection of the risks which may endanger the Company's existence, improvement and continuation, calculation of their impact and possibility, implementation of the necessary precautions in relation to the risks detected, and management of risk.

It reviews the risk management systems at least once a year.

Attention shall be paid not to allow the Board members who are also members of this Committee to have a membership in other committees. The Committee consists of members who are competent in evaluation of operational, financial, compliance and strategic risks. The Committee may invite guest attendees to its meetings from among the relevant employees according to the agenda items. The Committee may also utilize independent expert opinions on the matters it deems necessary in relation to its activities. The fees of the consultancy services needed by the Committee are borne by the Company.

4. Sub-Working Groups

For the purpose of increasing the efficiency of its practices, the Committee for Early Detection of Risk may constitute subworking groups consisting of persons having sufficient experience and knowledge in Corporate Risk Management, which it will elect from among its members and/or externally.

5. Meeting and Reporting

The Committee convenes at least six times a year, once in every two months, before the meetings of the Board of Directors. The Committee may convene in cases where it deems necessary for the efficiency of its practices. The timing of the Committee meetings is scheduled, as far as possible, in line with the timing of the Board meetings.

All practices of the Committee are put into writing with minutes, signed by the members of the Committee and kept. In cases of emergency, the Committee for Early Detection of Risk may hold an extraordinary meeting upon the call of the Chairman of the Board of Directors or the Chairman or any member of the Committee for Early Detection of Risk.

The Committee's Chairman presents a written report to the Board of Directors following the Committee meeting, on the activities of the Committee, and informs the Board members and the auditor of the summary of the Committee meeting in writing, or ensures that they are informed of the same. In cases where it is deemed necessary, the Committee may hold separate discussions and meetings with the Company's senior management and the Company's employees at any level, within the principle of confidentiality.

1.G.1 The Board of Directors and Committees (Continued) Duties and Working Principles of the Committee for Early Detection of Risk (Continued)

6. Duties and Responsibilities

Duties and responsibilities of the Committee for Early Detection of Risk are:

- To carry out efforts for the purpose of early detection of the risks which may endanger the Company's existence, improvement and continuation, calculation of their impact and possibility, implementation of the necessary precautions in relation to the risks detected, and management of risk,
- Based on the risk management strategies and in line with the opinions of the Board of Directors, to design efficient internal control systems for the purpose of ensuring identification and implementation of and compliance with the risk management policies, application methods and systems,
- To design and monitor the implementation of the necessary measures and actions in relation to the risks identified,
- To monitor the risk management practices on company basis for the sake of identification and efficient management of risks,
- For the purpose of performing the risk monitoring function efficiently, to request information, opinions and reports from the relevant departments when deemed necessary,
- To review and evaluate the risk management system at least once a year,
- To periodically (once every two months) inform the Board of Directors of the risk management practices,
- To perform the other duties given/to be given to the Committee pursuant to the relevant legislation.

The Committee makes recommendations to the Board of Directors, but these recommendations do not discharge the Board of Directors from its duties and responsibilities arising from the Turkish Commercial Code.

7. Entry into Force

These rules governing the duties and working principles of the Committee and the amendments thereto enter into force upon a resolution of the Board of Directors.

Evaluation of the Board of Directors in Relation to the Working Principles and Efficiency of the Audit Committee, the Corporate Governance Committee and the Committee for Early Detection of Risk:

With its resolution no 2020/23 dated 17.08.2020, our Board of Directors decided that the committees constituted to assist the activities of the Board of Directors in accordance with the relevant provisions of the Turkish Commercial Code, Capital Market Law, the Regulations and Resolutions of the Capital Markets Board ("CMB") and the Company's Articles of Association, shall be constituted to hold office until the Ordinary General Assembly where the activity results of 2020 will be discussed, except for the Corporate Governance Committee. With this resolution, it was decided to elect the Independent Member Alaattin Aykaç as the Chairman and the Independent Member Orhan Kırca as the member of the Audit Committee, and the Independent Member Alaattin Aykaç as the Chairman, and the Independent Member Orhan Kırca and the Investor Relations Department Manager Semih Metin as the members of the Corporate Governance Committee. It was decided to elect the Independent Member Alaattin Aykaç as the Chairman and Ayşe Özlem Ertürk and Hüseyin Emrah Kurtoğlu as the members of the Committee for Early Detection of Risk. Investor Relations Department Manager and Corporate Governance Committee Member Semih Metin left all his offices on 16.01.2020, and Murat Öztürk was appointed to these offices as of 14.02.2020. Our Company's Investor Relations Department Manager and Corporate Governance Committee Member Murat Öztürk left these offices of him on 17.08.2020, and Süleyman Fatih Aydıner was appointed as the Investor Relations Department Manager and Corporate Governance Committee Member on 16.09.2020.

1.G.1 The Board of Directors and Committees (Continued)

In the accounting period from 01.01.2020 to 31.12.2020, the Committees of the Board of Directors have performed their duties and responsibilities that they are required to perform in accordance with the Corporate Governance Principles, and they have carried out their activities efficiently. In the accounting period from 01.01.2020 to 31.12.2020, meetings have been held for efficiency of their practices, and the decisions taken at these meetings have been submitted to the Board of Directors in writing.

Evaluation of the Board of Directors in Relation to the Working Principles and Efficiency of the Audit Committee, the Corporate Governance Committee and the Committee for Early Detection of Risk:

The "Audit Committee", which is responsible for taking all the measures for performance of any internal controls and independent audits in a sufficient transparency as well as implementing the internal control system efficiently, has overseen the internal audit and internal control system processes that it is obliged to carry out within the framework of Capital Market Legislation. It has overseen the compliance of the Company with the Corporate Governance Principles and works of the Investor Relations Department. The Committee for Early Detection of Risk, which carries out efforts for the purpose of early detection of risks which may endanger the Company's existence, improvement and continuation, implementation of the necessary precautions in relation to the risks detected, and management of risk, has also reviewed the Company's risk management systems in accordance with Corporate Governance Principles and the Regulation of the Committee for Early Detection of Risk. In addition, the Committee submits a report to the Board of Directors through the Committee's Decisions once in every two months, which report should be prepared pursuant to Article 378 of Turkish Commercial Code no 6102.

1.G.2 Senior Executives

As of December 31, 2020, the Company's senior executives are as follows:

Name and Surname	Office
Ahmet Hakan Coşkun	Chief Editor
Burçak Ildır Newspaper Group Legal Director / Deputy Chief Legal Counsel	
Elif Karacaoğlu	Demirören Medya Group President for Human Resources
Hüseyin Emrah Kurtoğlu Group President for Commercial Operations Responsible for the Newsp	
Metin Sezici	Demirören Medya President for Commercial Operations
Mustafa Çelik	Newspaper Group Finance Director / Group Financial Management and Strategy
-	Director
Orçun Çevikoğulları Demirören Medya Newspaper Group President for Advertiseme	

1.G.3 Number of Personnel

Number of personnel of the Company and its subsidiaries as of December 31, 2020 is 1,233. (December 31, 2019: 1.053).

1.H. Information on the Transactions Carried Out by Board Members with the Company on Their Own Behalf or on Behalf of Others Within the Framework of the Permission Granted by the Company's General Assembly Permission of the General Assembly is obtained for Board Members of Hürriyet to carry out the transactions written in articles 395 and 396 of TCC, with the exclusion of those particularities prohibited by TCC. According to the information in possession of the Company, the Board Members did not carry out any commercial activity on their own behalf in the areas falling within the scope of activity of Hürriyet, in the accounting period from 01.01.2020 to 31.12.2020.

1.i. Administrative and Judicial Sanctions Imposed on the Company and Board Members due to Practices which are In Breach of Legislative Provisions

No administrative or judicial sanctions have been imposed within the relevant period on the Company and Board of members due to practices which are in breach of legislative provisions.

1.J. Amendments Made in the Relevant Period to the Articles of Association, and the Reasons Therefor

No amendment was made to the Articles of Association in the accounting period from 01.01.2020 to 31.12.2020.

2. FINANCIAL RIGHTS GRANTED TO BOARD MEMBERS AND SENIOR EXECUTIVES

All financial rights, benefits and remunerations granted to the Board members are determined annually at the Company's Ordinary General Assembly Meeting. The Company designated its key management personnel as Board Members and Executive Committee Members. Benefits granted to the key management personnel consist of remuneration, premium, health insurance, transportation and post- employment benefits.

At the Ordinary General Assembly meeting held on July 17, 2020, it was decided by majority of votes not to pay any remuneration to the Board members (including the Independent Board members). There is no performance-based rewarding mechanism for the Board members.

	January 1 - December 31, 2020	January 1 - December 31, 2019
Remunerations and other short term benefits	6,043,934	5,953,974
Post-employment benefits	-	1,380,268
	6,043,934	7,334,242

3. RESEARCH AND DEVELOPMENT ACTIVITIES

No research/development activity and cost occurred in our Company in the accounting period from 01.01.2020 to 31.12.2020.

4.A. The Company's Field and Sector of its Activities and its Position in this Sector

PRINTED MEDIA

THE NEWSPAPER HÜRRİYET

Since 1948 when it was incorporated, the Newspaper Hürriyet has been continuing on its path in journalism as the leading organization of Turkish media. What lies behind this success is an accurate, reliable and impartial journalism understanding maintained within the framework of universal media principles.

Hürriyet draws its power of setting the agenda, from its news covering every aspect of life from economy to policy and from magazine to sports, and from its efficient writer staff.

Having been always among the leaders of innovations and modern initiatives in Turkish media, Hürriyet has carried its power in printed media also to the digital platform with the development of technology, and taken the lead there as well. Thanks to hürriyet.com.tr which is in publication for more than 20 years, reliable news reach out to millions of people far more rapidly.

News produced by Hürriyet's staff can be viewed 7 days a week and 24 hours a day through the newspaper, hürriyet.com.tr, and social media. Thus, readers who do not want to get lost in the 'news pollution' in the Internet environment consider Hürriyet as the safest harbor. Likewise, based on this reality,

advertisers also prefer Hürriyet to reach their target audience.





HÜRRİYET İK & YENİ EKONOMİ

Hürriyet İK, the one and only human resources newspaper of Turkey, which has been distributed every Sunday together with the Turkey edition of the Newspaper Hürriyet for 25 years, has become the name of change in the new world order where large amount of initiatives are talked about and technology is brought to the forefront. The developing new world dynamics and the transformation that economy has experienced together with digital innovations, have lead to a great change in Hürriyet İK, the one and only human resources newspaper of Turkey. The newspaper distributed on Sundays and which was modernized with the name of "Hürriyet İK & Yeni Ekonomi", has started to set the agenda with its significant content in relation to human resources and new economy. The newspaper "Hürriyet İK & Yeni Ekonomi" continued its publication life until June 2020.

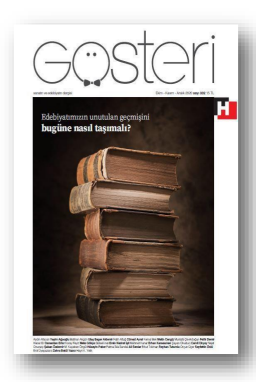
4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued)

HÜRRİYET KİTAP SANAT

Hürriyet Kitap Sanat unites with its readers every week since February 3, 2017, with its content feeling the pulse of the literature and art world. Hürriyet Kitap Sanat, which introduces and evaluates new books and the latest works of art of the literature world every Friday, and the content of which extends to every sphere of art and creativity from music to theater, painting and sculpture, and from photography to architecture, has become a source followed both by the readers and big names that influence the world of literature and art from the first day it was launched.

Articles of literature, jazz, classical music, plastic arts, architecture, cinema and theater carry the signatures of names who are experts in their area such as Doğan Hızlan, A.Ömer Türkeş, Metin Celâl, Haydar Ergülen, Ömer Erdem, Ayşegül Sönmez, Uğur Vardan, Hasan Bülent Kahraman, Elif Türkölmez, Efnan Atmaca, Murat Özer, Yücel Kayıran, Murat Meriç, Burcu Pelvanoğlu, Eda Solmaz, Elvin Vural, İhsan Yılmaz, Bahar Çuhadar and Erkan Aktuğ. By introducing to its readers all the colors of the world of art ranging from newly published books to exhibitions, theater plays and concerts, with the commentaries of the competent names, it has proven its unrivaled position in a short time The most significant values behind the success of Hürriyet Kitap Sanat, are the trust placed in the content created by its editorial offices, its rich content, and the fact that the news/advertisement ratio is kept at an optimum level. The contribution made by it to the prestige of the newspaper from this aspect is also supported by the level of circulation achieved throughout Turkey.





THE MAGAZINE HÜRRİYET GÖSTERİ

Hürriyet Gösteri is an art/literature magazine which has been publishing the newest and most powerful literature/art types for more than 40 years. With the files it prepares, it is a reference magazine of history of literature/art from past to today.

Seeking upon what is up-to-date, it produces files with the contributions of persons, experts, authors and academicians who are well-known in this area.

One of the most significant principles of the publication policy of Hürriyet Gösteri, is to carry the modern-day over to the future. In addition, it is a concept which has been implemented by the magazine from its first day, to make every generation heard and to communicate to readers the works of both the old masters and new talents.

The purpose of the magazine, Chief Editor of which is Doğan Hızlan, is to estimate with an aesthetic integrity both today's readers and the readers of the future.

4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued)

HÜRRİYET KİTAP

Having uninterruptedly met the need of Turkey for daily political and social news from 1948 up until today, the Newspaper Hürriyet is continuing to communicate to large masses its existing archive power and communication channels with its Hürriyet Kitap project. In this context, Hürriyet Kitap makes a difference with the social responsibility projects generated by it and with its digital identity, by seriously contributing to Turkish people in reading books, using the information and in its social development.





HÜRRİYET KELEBEK

"Kelebek", a magazine and life newspaper, introduces to its readers various contents which will move them away from the stress of daily life and color up their life. Having an editorial team consisting of writers such as Güzin Abla, Savaş Özbey, Onur Baştürk, Ömür Gedik, Orkun Ün and Cihan Şensözlü, Kelebek provides its readers with the most up-to-date news on a wide range of issues from magazine to fashion, and from night life to the television world.

4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued)



HÜRRİYET CUMARTESİ

Saturday is a day when people make plans with their family, children and friends, go shopping, attend courses, attend cultural and art activities, eat out and participate in the city life. Hürriyet Cumartesi guides its readers with names who are experts in their area, such as Uğur Vardan, Savaş Özbey, Tolga Akyıldız, Bahar Çuhadar and Neslişah Şatıroğlu and with its experienced staff of reporters. It is published as an agenda of culture and art, shopping and events, from cinema to music, from theater to books, from style to art, and from the activities that can be carried out with children to meal proposals. However, we have locked ourselves in the house last year due to the pandemic. For this reason, Hürriyet Cumartesi largely included during the pandemic those things that can be made with the whole family to spend time at home and entertaining and developing activities and proposals, and came to the forefront with recipes and nutrition and exercise proposals. At the same time, it obtained from experts and shared with its readers many suggestions which are important for physical and mental health. As a result, Hürriyet Cumartesi provides guidance both in city life and at home, with its proposals from experts, "best" lists, special conversations and writers as well as its dynamic design, and colors up the weekends.

HÜRRİYET PAZAR

Hürrivet Pazar is one of the first things to come to mind on Sundays together with breakfast. In addition to the files and polemics setting the agenda, making its analysis and explaining its background as well as conversations with the renowned names of the world and Turkey, it comes to the forefront in those subjects such as humor, nature, women's rights and disability rights, and ensures that you can spend a really joyous Sunday with its lifestyle articles. Specific to the pandemic, interviews with healthcare professionals and informative and discussion articles in relation to coronavirus find a wide place in Hürriyet Pazar, which is increasing the number of its readers every passing day. Being one of the significant references in the area of gastronomy with its writers such as Vedat Milor and Ebru Erke and its topics and conversations that it prepares in relation to the cuisine culture, Hürriyet Pazar provides information in the area of health with our worldwide renowned name Dr. Mehmet Öz, and hosts the most famous names of Turkey with Hakan Gence's conversations. Being one of the most prestigious brands of Turkey, Hürriyet Pazar ensures continuation of the habit of reading newspaper on Sundays, with its content which is talked about for the whole week.



4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued)



HÜRRİYET SEYAHAT

Hürriyet Seyahat, which provides a guide on travel trends and culture, makes you dream about these, and presents the best locations and most suitable recommendations to realize these dreams, creates a desire in its readers to explore the world. Having reached its readers every Sunday since 2011, the newspaper recommends new routes from within the country and from abroad, informs its readers of the opportunities in tourism sector, and contains global trends. Readers of Hürriyet Seyahat view a city or a country from a different eye with the suggestions of writers who are experts in their area, such as Saffet Emre Tonguç and Ebru Erke, and they experience the flavors of the world merely by reading. Hürriyet Seyahat, which has an active presence also on the Internet and social media with its content, leads the way for travelers of every age with its 'best of' selections suggested by experts. And it takes those who stay home on a world tour from their couch.

HÜRRİYET REGIONAL NEWSPAPERS HÜRRİYET AKDENİZ

Hürriyet Akdeniz has been the Leader of the Region this year as well. With its distribution area of Antalya, Burdur and Isparta, Hürriyet Akdeniz continues to renew its content according to the developments in the media sector. In 2020, "Hürriyet Akdeniz Editor's Table" again hosted the leading names of the city. In addition, with the special news/interviews prepared by our experienced reporters and editors aimed at the coronavirus period, it both communicated quick and correct information and assisted in the awareness of society. Again, news prepared in the areas of tourism and environment changed the agenda of Turkey. By concentrating on the news specific to Burdur and Isparta in 2020, the characteristics of Hürriyet Akdeniz to be a 'regional newspaper' was brought into the forefront. Special page designs prepared for special days, have become one of those things which are mostly spoken about in social media. In 2020, Hürriyet Akdeniz was granted an award by Antalya Association of Journalists (AGC) in the area of Tourism, and the winner of the media award of 'Those Who Added Importance to the City', which was granted by the Antalya Chamber of Commerce and Industry (ATSO), was again Hürriyet Akdeniz.



4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued)



HÜRRİYET ANKARA

Having started to be published on March 31, 2006 with to motto of "The Newspaper Which Lives its City", Hürriyet Ankara took the pulse of capital city Ankara last year again, both with its newspaper and from the website www.hurriyet.com.tr/ankara. Having provided its readers with the truest news from the moment when the first case was seen in the capital city in the coronavirus pandemic, Hürriyet Ankara built a bridge between local managements and people of Ankara, especially in the period when people stayed at home. While the article series of "City Table" where Mayors appeared as a guest, became a current issue, the column of readers titled "Reader Writes Here", prepared by the messages sent by readers to Hürriyet Ankara WhatsApp City Line and mail address, has become an example of pioneering city journalism.

HÜRRİYET BURSA

Having started to be published on April 19, 2004, Hürriyet Bursa has undergone a revision 7 years after it has started its publication life, and became more of a local regional newspaper specific to Bursa. It is distributed in Bursa, Bandırma and Susurluk. With its resources being based in the Bursa region, pages of Health, Education, PET, Districts, Yalova, Football Council, Bandırma and Maritime, Culture and Art, Gastronomy and Magazine in Business have been launched in the newspaper. In 2019, a long-running article series was started on the innovative HR practices of the leading companies of Bursa. In 2020, conversations were made for 4 months with the leading names of Bursa in relation to the Covid-19 pandemic, and opinion leaders were brought together with people of Bursa. In addition thereto, article series in relation to economy, environment and the New Normal period were prepared.



4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued)



NEW FACES, NEW COLUMNS

The Gastronomy columns of "Hürriyet is Writing and Problems are Being Solved", "Football Council" and "Magazine in Business", which do not require an additional cost in regions, have continued. In addition, the weekly page titled "You are the Recipe", where both amateur and professional chefs share their recipes together with their story, was prepared in cooperation with Bursa Gastronomy Tourism Association. Thanks to the conversations which were made for 4 months with the leading faces of Bursa with regard to the pandemic period under the title of 'Covid-19 and New Normal', opinion leaders of the city were brought together with the readers.

PRIVATE SECTOR NEWSPAPERS

In addition, Education, Construction and Economy pages and pages dedicated to special days with the titles such as Valentine's Day or Christmas, etc. are prepared in regions.

They are published as a separate supplement depending upon purchasing advertisings.



4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued)

HÜRRİYET ÇUKUROVA-GAP

Hürriyet Çukurova started to be published on October 29, 1989, and entered its 32nd year with its ups and downs. Having been the leading and only newspaper of the region, Hürriyet Çukurova GAP will continue to be the voice of its reasons hereinafter, like in previous years. As it always has been, Hürriyet Çukurova GAP will continue to give a back to art, artists, sports, sportspersons, teachers, students, briefly to the people.

Being distributed in 25 provinces from Anamur to Van, Hürriyet Cukurova-GAP is the voice of the region.





HÜRRİYET EGE

Hürriyet Ege started its publication life on October 2, 1985. Hürriyet Ege has also left a mark in history as the first regional newspaper published nationally. Being published on every weekday in a broad geography extending from Çanakkale to Antalya, Hürriyet Ege continues to be the voice, ear, and spokesperson of 20 million people living in Aegean Region. Having a broad staff of writers who are known well by people of the region, Hürriyet Ege attracts the attention of the readers also with its thematic supplements on many issues ranging from economy to sports. Hürriyet Ege is prepared by an experienced editorial staff at the head office in Izmir Alsancak.

OTHER REGIONAL NEWSPAPERS

Apart from daily regional newspapers, monthly special newspapers are prepared in the Black Sea and Kayseri depending upon purchasing advertisings. Again, the newspaper Bodrum is prepared in the Aegean region, which is regularly published weekly. The newspapers of these regions are prepared and made ready for printing in the region in all aspects. Special separate supplements are also being published in Bursa, the Mediterranean region and Adana for the different cities in the region, in coordination with advertisements.

4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued)



HÜRRİYET DAILY NEWS

Having celebrated its 60th anniversary in 2021, Hürriyet Daily News continues to be the "window to the world" of Demirören Medya Holding with its characteristics of being the earliest and most efficient English publication of Turkey.

Having communicated to foreign readers the developments in the agenda of Turkey and the region for 60 years with its journalism of international standards, Hürriyet Daily News continued to communicate the developments which occurred in 2020 in the fastest and most efficient manner.

The COVID-19 pandemic which deeply impacted the whole world forced the international working models to a radical change, and a significant part of the media tended towards remote teleworking. Hürriyet Daily News rapidly adapted itself to the new system thanks to coordination of technical departments and journalists.

Hürriyet Daily News continued to be the most important news source in this period for the diplomats, resident foreigners and international business world representatives in Turkey. In the same period, the website Hurriyetdailynews.com reached a monthly average of more than one million international readers. The reader profile of the website constitutes a significant potential to get a slice of the international advertising cake.

The six countries where Hürriyet Daily News was most followed-up digitally in 2020, are as follows:

- USA (28.9%)
- United Kingdom (13.4%)
- Turkey (7.5%)
- India (6.6%)
- Canada (5%)
- Australia (4.2%)

The social, political and economic developments that occurred in 2020, and the COVID-19 pandemic which impacted the whole world, have once again brought into the forefront the impact of Hürriyet Daily News to communicate to the world the developments in Turkey and in the region and the growth potential of this journalism in the digital era.

4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued)



HÜRRİYET GERMANY (HÜRRİYET ALMANYA)

Having been carrying on business also in Europe with the publication center and printing facility established in Mörfelden-Walldorf, which is in the vicinity of the city of Frankfurt of the Federal Republic of Germany, Hürriyet united with its readers in Germany in the 1960s, a while after the first labor migration to Europe started. The newspapers which were brought to Munich by plane, have been transported and distributed from here to the regions where Turks were living extensively. Upon the increase in Turkish population and after those who came as guest workers have started to settle in Germany, it was decided to produce the newspaper at a printing house in Germany. On April 17, 1969, Hürriyet was started to be published in Munich and made available to the readers by being sent to the newspaper and magazine dealers particularly in Germany, and also in various Western European countries. From those years onwards, Hürriyet, through its European editions, has been the longest-running Turkish newspaper which provided uninterrupted service to Turkish citizens and people of Turkish origin living in Europe, and it is offered for sale at around 7 thousand sales points throughout Germany and at 8 thousand sales points in total together with the other European countries.

The newspaper reinforces its services in Turkish language on the website of the main newspaper, on the sub page "hurrivet.com.tr/avrupa". This page contains news that appeal to everyone living in Europe and speaking Turkish. With this high level of reach which was attained by printed newspapers and the Internet, Hürriyet maintains its superiority in impartial news and interpretation in Europe. Through its experienced journalists in the capital city Berlin and reporters of Demirören News Agency in various cities, Hürriyet has been taking the pulse of European Turks for years, and is continuing its service to them in the best manner in the 60th year of the Labor Migration Contract which was signed between Turkey and Germany on October 30, 1961. Hürriyet, which is the most powerful newspaper of Turkey, maintains its publishing and advertisement practices in Europe under the umbrella of Demirören Media International GmbH which carries on business as Demirören Medya Group's window to Europe. By expanding its area of activity in digital journalism with the news website "hurriyet.de" in German. the Company has aimed to reach those new generation Turks and Turkish-origin people living in Europe in those countries where German is spoken and who express themselves better in the German language, as well as Germans.



4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued) HÜRRİYET GERMANY (Continued)



Being the most renowned Turkish media brand in Germany, Hürriyet also pioneers in the area of corporate social responsibility with the social campaigns it organizes jointly with non-governmental organizations such as the Turkish-German Health Foundation. It gives support to various projects including in particular in education, health and sports, cultural events such as Frankfurt Film Festival and Turkish Theater Festival, and youth-related projects of Frankfurt Consulate General of the Republic of Turkey and associations such as Germany Turkish Community or Hessen Turkish Community. On the other hand, the printing facility which prints approximately 25 publications in four different alphabets and seven different languages, is carrying on business as the Germany Branch of Hürriyet. Ensuring short printing intervals with its machine park structure using single-width spool, this facility is ideal for international and ethnic publications with low and midsize circulation. The facility where each of the three printing machines can make 24 pages of colored production and has the capacity to include 6 supplements in the master newspaper, prints, in addition to the "Newspaper Hürriyet", the editions of the English international daily economy newspaper "The Financial Times", prepared for Germany and countries in its vicinity, the Ren/Main Region and Frankfurt City Center circulations of German "Bild". Continental Europe editions of the American publication "Stars&Stripes", "China Daily Global" from China, "Sportwelt" which sets the agenda for German horse-riding sports, "Asharg Al-Awsat" from Arabian world, and Western Europe publications of "Sözcü", "Sabah" and "Milli Gazete" from our country, as well as the global edition of "China Daily" from China in English are also printed in addition to the "Newspaper Hürriyet".

"Bild am Sonntag", "Welt am Sonntag" and "Welt am Sonntag kompakt" as well as "Senioren-Kurier" of CDU Party Hessen State Organization from Germany, "Info&Tips" from Poland, "Express" from Japan in Japanese/German, Chinese representatives "China Weekly" in English, "Chinesische Handelszeitung" in Chinese/German, "Global Times" in Chinese/English, "Mega Crossword", free publications "Trigonal", "Hayat" and "Nokta", and "The Security Times" which is accepted as a significant resource among opinion leaders, are among the periodical productions of the printing house. Being active 7 days a week, the printing house's daily printing circulation exceeds 250 thousand pcs. on average.

4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued)

DIGITAL MEDIA

Hurriyet.com.tr

Being a leading media organization of Turkey, Hürriyet became one of the first newspapers of Turkey carried into Internet environment, with hurriyet.com.tr that it launched in 1997. Starting from 2000, hurriyet.com.tr went beyond being a publication of the Newspaper Hürriyet, and started to provide service as a news portal which publishes the daily developments 24 hours nonstop. Continuing to be leader on digital platform with the innovations it made in mobile and e-newspaper and its power in social media, and having adopted providing opportunity of access to its users from all devices, as a principle, Hürriyet remained among the global leaders of digital media also in the 21st year of its Internet journalism with its monthly visitor and page-view numbers. With the most widely read, shared and talked-about news, hurriyet.com.tr continued to be the leader among the media organizations in digital sphere.



Also with its digital channels, Hürriyet continued to carry its new generation journalism and digital innovation projects into effect during 2020. Having a powerful position in digital publishing, hurriyet.com.tr's number of individual visitors reached in 2020 to 6 million daily and 85 million monthly, and its average daily page-view reached to 50 million. Monthly average number of active users of Hürriyet Mobile application reached to 298 thousand.



Hürriyet TV

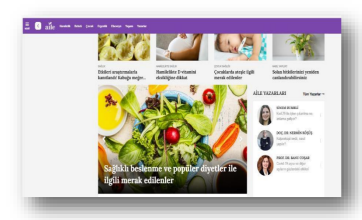
Being both a video broadcasting portal and the video infrastructure platform of hurriyet.com.tr on its own, Hürriyet TV produces 1,450 videos on average every month. In addition to its Agenda and News contents, Hürriyet TV satisfies any and all needs of the visitors with its entertaining, informative and creative video contents. Broadcasting in 8 main categories, Hürriyet TV reached to an average monthly video viewing rate of 42 million in 2020 and created a significant audience group. With its special content formats, expert videos, sponsored video broadcasts, hot news contents on the agenda and up-to-date sports videos, Hürriyet TV will continue its mission of being informative, entertaining and useful also in 2021 and diversify its revenue models with its new formats which will appeal to different brands and different areas of interest of the audience.

4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued)

Bigpara

Having continued its publication life for approximately 20 years, bigpara.com has been providing service to its users with market data, various technical analyzes and finance and economy news as well as original and high-quality contents from writers who are experts in their area, and increased its number of individual visitors by approximately 42 percent in the last year. Having increased its recognition in 2020 by strengthening its brand perception under hurriyet.com.tr, Bigpara's monthly average number of individual visitors has reached to 8.3 million, and the number of its page-viewing has reached to 88 million. With the real time and ad-free Live Stock Exchange displays which were put into use in May, the number of active subscribers increased 89 percent compared to the previous year.





Hurriyet Aile

Hürriyet Aile (Hürriyet Family), which is a complete family portal with its original content it provides in relation to pregnancy period, mother and baby health, and child development and psychology, makes a difference with its powerful writers consisting of names who are experts in their area. It provides contents on any matter touching upon family life from A to Z, focusing on women, mother and baby health, from general health issues to psychology, from nutrition to exercise, from sexual health to adolescence, and from baby and child foods to recommendations that make life easier.

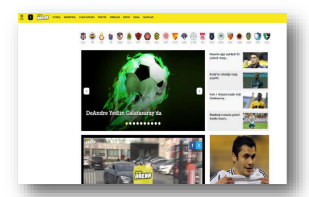
The 2021 target of Hürriyet Aile is to reinforce its brand image, to take part in sponsored projects by prioritizing the expectations of readers, and to continue its publications without compromising on its content quality while increasing its target audience.

4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued)

Mahmure.com

The first women's portal of Turkey, Mahmure.com appeals to its reader group with its expert writers on many different issues with its content extending from fashion to good life, from beauty and care to decoration, and from astrology to nutrition and diet. Just like in 2020, Mahmure.com will continue in 2021 with its publishing focused on women, with its original content and sponsored projects. Among its targets for 2021 are increasing interaction with the reader, addressing broader audiences, and continuing a useful, informative and entertaining publication strategy in the triangle of Brand-Channel-Reader.





Sporarena

Sporarena, the sports portal of Hürriyet digital publishing latest transfer news, last minute developments in all sports branches and assessments of its expert staff of writers, will now further enrich its content in 2021 with live match commentary. Having increased its recognition by sports fans in 2020, Sporarena's monthly average number of individual visitors has reached to 6.3 million, and the number of its page-views has reached to 206 million.

Yenibiris.com

Yenibiris.com is the first human resources and job application website of Turkey which brings together the candidates and companies. By continuously modernizing itself in the area of employment technologies over 20 years, it ensures that both applicants and companies set themselves apart in the employment processes. It provides companies with the support to reach the correct employees and digital employer brand consultancy, as well as services in the areas such as digital marketing services and employee candidates process management.



4.A. The Company's Field and Sector of its Activities and its Position in this Sector (Continued)



yakala.co

Yakala.co, which is in the group purchasing category of the area of e-commerce and which is defined with a general expression as an "opportunity website / discount website / coupon website", enables the individual users to live their social life under more economic conditions, and provides the local-global companies with which it cooperates, with the opportunity of "online advertising and direct sales" in increasing their recognition and earnings. All the Turkeywide and city-based opportunities of yakala.co consist of many components and sub-categories such as domestic-abroad holiday packages, city hotels, restaurants, spas, beauty centers, entertainment venues, cinema-theater-concert events, courses, activities coloring up the life, various technological and need-oriented products, means of transport (sea bus, watercraft, helicopter and intercity bus services) and car rental services.

Yakala.co, which follows the international trends on digital platforms, ensures its technological compatibility simultaneously with the developments, for reliable, fast and easy shopping. Having always kept up-to-date with its desktop-mobile views and Android-iOS applications, yakala.co has achieved the value it has created from 2010 up to date by continuously increasing it.

In addition to all its technological activities aimed at sales, yakala.co reflects a sensible service mentality for answering questions and resolving problems in terms of satisfaction of users, by using telephone, website live support, email, and social media channels. According to 2020 data, yakala.co published 4,729 new opportunities (cooperation - sales contract), made more than 77,000 coupon sales, and gained 72,000 new subscribers (users).

4.B. Qualifications and Capacity Utilization Rates of the Company's Manufacturing Units and the Developments Therein; General Capacity Utilization Rate; Developments in Manufacturing of the Goods and Services Covered by the Area of Activity, and Comparison of the Quantities, Quality, Versions and Prices with the Previous Periods' Figures

DEMİRÖREN PRINTING CENTER

Carrying on business in the areas of journalism, printing, advertisement, advertising and Internet publishing, Hürriyet has 7 printing facilities in Istanbul, Ankara, Izmir, Adana, Antalya, Trabzon and Germany.

The DPC Facilities which undertake printing of Hürriyet Group's newspapers are located in Turkey in Istanbul, Ankara, Izmir, Adana, Antalya and Trabzon. The printing activities in abroad are being carried out in Frankfurt, within the body of Hürriyet's Germany Branch (Hürriyet Zweigniederlassung GmBH). While all the investment expenditures of Hürriyet Gazetecilik ve Matbaacılık A.Ş. from 1997 to 2013 are approximately 484.2 million US Dollars, the amount of the investment expenditures made for DPC facilities in the same period is approximately 296.7 million US Dollars.



At Demirören Printing Center (DPC) Facilities, in addition to the Newspaper Hürriyet and Hürriyet Daily News and the supplements thereof, contracted intra-group and external newspapers and the supplements thereof are printed daily, weekly and monthly.

The most widespread printing facility network in our country belongs to DPC. DPC has significant competitive advantages with its qualified man-power, machine park, and technical infrastructure. Its qualifications such as the ability to put the products on the market in time, to rush the latest news to printing, and to significantly decrease the transportation costs, are the fundamental superiorities of DPC which bring it to its target of becoming the common printing center of Turkey.

DPC Istanbul

This is the largest newspaper printing facility of Turkey with a closed area of approximately 18,000 m² and a storage area of 15,000 m². With its capacity and machine park, DPC Istanbul has been ranked among the first three largest newspaper printing facilities of Europe, at the time when it was established. The DPC Istanbul Facility, where all the mechanical and electrical installation systems are controlled by building automation system, has an installed transformer capacity of 10,000 KVA and an existing generator output of 11,000 KVA. Daily average paper use of the facility in 2020 was 33 tons. Share in total printing of DPC Istanbul Facility is 42%. In 2012, with the furnaces added to two Man Colorman printing machines, DPC Istanbul Facility gained the capability of making on-demand dry printing on enamel paper and/or newsprint paper. Thus, both blotch of hands with ink from newspaper was prevented and the quality was increased. Like in all the regions, the page width of newspaper has been reduced from 38 cm to 35 cm in Istanbul as well in 2012, and prints have been continued in this size until 2017. In 2017, the page width of newspaper has been further narrowed by 1.5 cm, and is thus reduced from 35 cm to 33.5 cm, again simultaneously with all the regions. Again in 2017, together with the paper sizes, the mold sizes have also been narrowed at DPC Istanbul Facility. Significant saving has been made with the narrowing of newspaper page width and narrowing of mold width. In July 2017, 2 down-level GOSS HT 70 printing machines in DPC Istanbul facility were deactivated, and all production was shifted to MAN and GOSS Uniliner machines which are more modern. With these three machines, 6 publications can be printed at the same time in a compatible configuration, and additional and commercial inserts can be placed in the products printed online.

4.B. Qualifications and Capacity Utilization Rates of the Company's Manufacturing Units and the Developments Therein; General Capacity Utilization Rate; Developments in Manufacturing of the Goods and Services Covered by the Area of Activity, and Comparison of the Quantities, Quality, Versions and Prices with the Previous Periods' Figures

DEMİRÖREN PRINTING CENTER (Continued)

DPC Ankara

This is the facility that is established on the widest area following the DPC Istanbul Facility. Being located on the Esenboğa Airport highway and established on an area of approximately 58,000 m², DPC Ankara Facilities have a closed area of approximately 16,000 m². The facility was constructed in steel construction. In 2018, 5 units have been dismantled from the Goss Universal printing machines at the facility and sent to the Germany printing house. The Facility is currently continuing its production with 115 units and 4 folding.

With its printing machine which is designed in a way to be capable of printing 4 newspapers at the same time with its 4 folding, the Facility is capable of producing 180 thousand newspapers in an hour. The facility has 3 automatic inserting machines which were installed in 2007. The Facility has an installed transformer capacity of 4,500 KVA and an existing generator output of 4,500 KVA. Daily average paper use of the facility in 2020 was 13 tons. Share of DPC Ankara Facility within the total print is 17%. In 2018, we launched the mold width narrowing project in DPC Ankara Facility with our own means to make saving from mold costs. In August 2018, narrow-size molds were put into use step by step. With this practice, mold used in Ankara region were downsized by 4.32%.

DPC Izmir

DPC Izmir Facility moved to its new buildings in January 2007. The new DPC Facility is at a distance of 20 km to Izmir city center and 2 km to Izmir Adnan Menderes Airport. The facility is constructed on an area of approximately 35,000 m². Having a closed area of 16,000 m² in total, the facility has a green area of approximately 12,000 m². The Facility has an installed transformer capacity of 5 MVA. It has 2 transformers with a capacity of 2,500 KVA and 2 generators with a capacity of 2 thousand KVA and 2,500 KVA, respectively. At the time when it was established, it had one of the longest Goss Universal printing machine lines in the world. In 2018, 4 units have been dismantled from the Goss Universal printing machines at the facility and sent to the Germany printing house. The Facility is currently continuing its production with 116 units and 4 folding. With its printing machine which is designed in a way to be capable of printing 4 newspapers at the same time with its 4 folding, the Facility is capable of producing 180 thousand newspapers in an hour. The facility has 3 automatic inserting machines which were installed in 2007. Daily average paper use of the facility in 2020 was 17 tons. Share in total printing of DPC Izmir Facility is 21%.

In 2018, we launched the mold width narrowing project with our own means to make saving from mold costs. In October 2018, narrow-size molds were put into use step by step. With this practice, mold used in Izmir region were downsized by 4.32%.

DPC Antalya

DPC Antalya Facility is constructed on a land of approximately 11,000 m², with a closed area of 4,900 m² in total. The Facility has a transformer capacity of 2,500 KVA and an existing generator output of 2,000 KVA. The Tensor T1400 printing machine which is installed in the Facility, is capable of making 40 pages of newspaper printing, 32 of which are colored, and one of the Goss Community printing machines is capable of making 40 pages of newspaper printing, 28 of which are colored, and the other one is capable of making 32 pages of newspaper printing, 24 of which are colored. DPC Antalya Facility is capable of printing 3 different newspapers at the same time. Using the 3 folding in the machine park, 105 thousand newspapers can be produced in an hour. Daily average paper use of the facility in 2020 was 4 tons. Share in total printing of DPC Antalya Facility is 5%. In 2011, DPC Antalya Facility fulfilled the necessary obligations and obtained an "Environmental Permit Certificate" from Antalya Provincial Directorate of Environment and Forestry. In 2019, narrow-size molds were put into use step by step. With this practice, mold used in Antalya region were downsized by 4.32%.

4.B. Qualifications and Capacity Utilization Rates of the Company's Manufacturing Units and the Developments Therein; General Capacity Utilization Rate; Developments in Manufacturing of the Goods and Services Covered by the Area of Activity, and Comparison of the Quantities, Quality, Versions and Prices with the Previous Periods' Figures

DEMİRÖREN PRINTING CENTER (Continued)

DPC Adana

Having been constructed on a land of approximately 11,000 m², DPC Adana Facility makes production in a closed area of 5,800 m² in total. The Facility has an installed transformer capacity of 2,500 KVA and it has two generators, being 1,600 KVA and 2,000 KVA DPC Adana Facility has 3 Tensor printing machines, having a maximum printing capacity of 35 thousand prints in an hour. From among these machines, the first line can print a newspaper with a total of 40 pages, 28 of which are colored, the second line can print a total of 36 pages, 28 of which are colored, and the third line can print a total of 40 pages, 32 of which are colored. Daily average paper use of the facility in 2020 was 8 tons. Share in total printing of DPC Adana Facility is

10%. In 2019, narrow-size molds were put into use step by step. With this practice, the mold used in Adana region were downsized by 4.32%.

DPC Trabzon

Being the first facility constructed during DPC's organization, DPC Trabzon Facility carries on business on a land of approximately 15,000 m², with a closed area of 3,500 m² in total. The Facility has a transformer capacity of 2,000 KVA and an existing generator output of 1,054 KVA. 1 Goss Community printing machine is capable of printing a newspaper of 40 pages in total, 32 of which are colored. 2 Goss Community printing machines are capable of printing a newspaper of 40 pages in total, 28 of which are colored. The Facility is capable of producing up to 70 thousand newspapers.

As of the end of 2012, installation of 4 CTPs (computer to plate) has been completed. Daily average paper use of the facility in 2020 was 4 tons. Share in total printing of DPC Trabzon Facility is 5%.

In 2018, we launched the mold width narrowing project with our own means to make saving from mold costs. In July 2018, narrow-size molds were put into use step by step. With this practice, the molds used in Trabzon region were downsized by 4.30%.

Capacity Utilization Rates at DPCs

Capacity utilization rates for 2020 are given below on regional basis:

Region	2020 (%)	2019 (%)
Istanbul	56	55
Ankara	39	45
Izmir	46	51
Adana	37	41
Antalya	24	27
Trabzon	39	41

4.B. Qualifications and Capacity Utilization Rates of the Company's Manufacturing Units and the Developments Therein; General Capacity Utilization Rate; Developments in Manufacturing of the Goods and Services Covered by the Area of Activity, and Comparison of the Quantities, Quality, Versions and Prices with the Previous Periods' Figures

DEMİRÖREN PRINTING CENTER (Continued)

The developments in production of goods and services can be monitored from the number of pages printed which is shown below:

Production activity	2020	2019
Total number of pages	6,946 million	7,833 million

Number of pages produced decreased 11% compared to the previous year. Number of pages produced consists of the number of pages of the Company's newspapers Hürriyet and Hürriyet Daily News and those newspapers which are provided with contract services. The decrease in the number of printing arises from the reduction in the circulation of the company and of the printing customers to which it provides contract services, due to the shrinking in Turkish newspaper market.

While average daily newspaper sales throughout Turkey was 2,383 thousand in 2019, it was 1,992 thousand in 2020, with a decrease of 16% in the market. Number of daily average net sales of the Newspaper Hürriyet, which was 231 thousand in 2019, was 196 thousand in 2020.

Paper, which constitutes the most significant portion of the expenses of costs of the goods sold, is being imported predominantly from USA, Canada, Northern European countries and Russia, and its cost is affected both by the paper prices in the world and by the rate of exchange of US Dollar/Turkish Lira. While the prices of paper used in production of the newspaper was 701 US Dollars per ton in average in 2019, it was 473 US Dollars in 2020 with a decrease of 33%. While the paper used for newspaper was 17 thousand tons in 2019, it regressed to 13 thousand tons in 2020 due to the decrease in circulation numbers and number of pages.

Breakdown of the incomes from consolidated sales of Hürriyet Gazetecilik ve Matbaacılık A.Ş., on category basis, is as follows:

Incomes	2020 (Thousand ₺)	Share (%)	2019 (Thousand ₺)	Share (%)
Advertising	127,965	41%	158,273	44%
Circulation and Printing	161,771	51%	167,235	47%
Other Incomes	26,076	8%	31,927	9%
Total	315,812		357,435	

As it can be seen from the above table, 41% of the Company's consolidated incomes arise from printed media and digital publication advertising incomes. The trend of downsizing of the share of printed media in the developed countries in the advertisement pie chart shows its impact also in our country and in those countries where our subsidiaries are located. In parallel with this, advertisement incomes decreased by 19% in 2020 compared to 2019.

4.D. Information and Evaluations as to Whether or Not the Targets Defined in Previous Periods were Achieved, Whether or Not the General Assembly Decisions were Enforced, and the Reasons in Case the Targets were not Achieved and the Decisions were not Enforced

The Company fulfilled all the resolutions of the General Assembly in the relevant accounting period.

4.D. Predictions on the Company's Development

In the domestic printed media activities, the Company continues to concentrate on product development and on the efforts of productivity in production and distribution. In its digital activities, it maintains its leading position in Turkey as hürriyet.com.tr in the area of Internet journalism. In addition to this, it provides to its users the richness of printed subpublications and much more, in the Internet environment. The goal is to be in the leading position in also those areas other than news, and to become a content portal touching upon every aspect of life and appealing to all segments of the society. For this purpose, digital contents and product development in various verticals were focused on. Working specifically for every vertical; product and content projects which will bring the user's experience to perfection are put into practice.

4.E. Predictable Risks in Relation to the Activity

These risks can be summarized as the risks to occur in the Company's work plan due to the global developments in import-based raw material price and supply, the possibility of increase in the exchange rates due to imported entries, the scenario of an adverse effect on the advertisement incomes more than expected against a stagnation arising from external or internal reasons, in case of economic stagnation, possibility of a deterioration to arise in collectability from agencies and advertisers of the receivables, operational risks such as ensuring business continuity in emergency cases, and risks which might occur in relation to protecting the brand value. The relevant departments are closely monitoring the developments in these areas and taking the necessary measures. The Covid-19 pandemic, which spread throughout the world and impacted our country starting from the first quarter of 2020, is continuing its impact in 2021 as well. Depending upon the ongoing pandemic conditions, the changes in the channel use preferences of advertisers and in the habits of users, involve a potential of causing a loss of profit in the upcoming period as well.

4.F. Information on the Investments Made by the Company in the Relevant Accounting Period

Consolidated tangible and intangible fixed asset investments of Hürriyet and its Subsidiaries for 2020 are at an amount of 3.2 million Turkish Liras (except for immovable properties for investment purposes). (2019: 8.4 million Turkish Liras)

4.G. Information on the Lawsuits Brought Against the Company which may Affect the Financial Position and Operations of the Company, and the Possible Outcomes Thereof

As of December 31, 2020, total claim amount in the lawsuits filed against the Group is TL 18,034,500. Provisions set aside for these lawsuits as of December 31, 2020 are at an amount of TL 17,051,578.

4.İ. Information on Extraordinary General Assembly

No Extraordinary General Assembly meeting was held within the period.

4.J. Remarks on the Private Audit and Public Audit Conducted During the Accounting Period

No private and/or public audit was made in 2020 accounting period.

4.K. Information on the Donations and Aid that the Company has Made within the Year, and Expenses Made within the Framework of Social Responsibility Projects

Hürriyet Group donated TL 400,294 in 2020 to various foundations and associations for the public weal.

ENVIRONMENTAL ACTIVITIES

Projects of Hürriyet in the Areas of Environment Protection and Environmental Sustainability

Sustainability may be referred to as the ability to be permanent. According to the definition made in 1987 by the Environment and Development Commission of United Nations, it is "provision of the daily needs of mankind and having the ability to make the development sustainable, without jeopardizing the ability to meet the needs of future generations". Environmental sustainability is defined as the process of ensuring that the relationship established with the environment is based on preserving the environment in its pure state as far as possible. Due to its respect for mankind, Hürriyet Group regards protection of the environment for healthy future of mankind and wildlife, as one of its primary missions. In line with the sustainability policies, endeavors are being implemented for protection of the environment and correct use of resources in compliance with all the regulations and laws in relation to environmental protection. It is considered that high-quality products can be produced in reliable and clean environments.



From this point of view, in order to have a healthy environment and to carry this to future generations, a policy is pursued to consume less consumables and less energy in every stage of production from project and equipment selection to personnel who gained an environmental consciousness, and to daily manufacturing activities, and to adopt and implement environment-friendly manufacturing equipment and techniques insofar as circumstances permit.

In this context, having developed a policy focusing on not to pollute the nature and environment from the early production stages, to place importance on human and environmental health and to leave a green world to the future generations, Hürriyet Gazetecilik ve Matbaacılık A.Ş. established and operated an "Environmental Management Department" in the past for the printing facilities (DPC) within its body. As of 2019, Environmental Consultancy Service is being procured and endeavors are being implemented aimed at preventing and reducing the environmental effects which might arise as a result of production activities, and increasing the environmental consciousness of employees.

- In its terms of office, the Environmental Management Department continuously monitored the renewed and updated Environmental Legislation and made environmental practice improvements in the activities carried out at printing houses and offices.
- Starting from 2015, separate Environmental Consultancy Services and General Environmental Coordinatorship Services are being procured for the printing facilities (DPC), the renewed and updated Environmental Legislation is continuously being monitored, and all the obligations are being fulfilled and environmental consciousness is always being increased.

Various energy activities, including in particular efficient equipment use, are being implemented in all units for the purpose of reducing consumption of energy resources such as electricity and natural gas, and in addition, various endeavors for reducing CO2 emission are also being maintained.

4.K. Information on the Donations and Aid that the Company has Made within the Year, and Expenses Made within the Framework of Social Responsibility Projects (Continued)

ENVIRONMENTAL ACTIVITIES (Continued)

Environmental Permits and Licenses

Under the Environmental Legislation, Environmental Permit and License processes of industrial facilities (those which are included in the relevant scope) are being carried out under the Environmental Permit and License Regulation (Abolished: Regulation on the Permits and Licenses Required to be Obtained Under the Environmental Law) published on the Official Gazette no. 29115 dated 10.09.2014, which is in force following a few amendments.

Istanbul, Antalya and Trabzon DPCs satisfied all the relevant conditions under this regulation and obtained Environmental Permit and License Certificate from Directorates of Environment and Urbanization, which is valid for 5 years.

Istanbul DPC facility obtained the environmental permit for "Air Emission" on July 31, 2015 and is satisfying the environmental permit conditions.

Due to expiry of the validity period of the certificate of Istanbul DPC, an application for updating was made to the Provincial Directorate of Environment and Urbanization. The ventilation systems were revised to minimize the air pollution in this period, and air emission measurements were made successfully.

Antalya DPC facility renewed the environmental permit for "Waste Water Discharge" on June 01, 2016 and is satisfying the environmental permit conditions.

Since Trabzon DPC discharges its waste water to the channel of the Organized Industrial Zone where it is located, instead of the environment permit for "Waste Water Discharge", it obtained from the Organized Industrial Zone a channel connection certificate and became exempted from the Environmental Permit. It additionally fulfills the obligations of legislation.

Management of Water Use

Within the scope of environmental sustainability activities, for the purpose of using water efficiently, water consumption is being monitored by instructions, warning labels, and daily water consumption reports at production and office floors.

Prevention of Environmental Pollution

Hürriyet Gazetecilik takes actions with a continuous improvement philosophy, in order

- To comply with all the legal legislation and standards in relation to environment, to pay attention to protection of the environment and wildlife beyond the legal requirements,
- To control the environmental factors arising from all the processes within the frame of approaches preventing and correcting their effects on climate change, air, soil and water and to reduce their negative effects. While carrying this philosophy into effect, it takes its power from full participation of its employees, line management, and the environmental officials who are an expert in their area, from whom it procures services.

4.K. Information on the Donations and Aid that the Company has Made within the Year, and Expenses Made within the Framework of Social Responsibility Projects (Continued)

ENVIRONMENTAL ACTIVITIES (Continued)

The practices for reduction of the wastes from the Company's activities at source are continuously questioned, and improving practices are being made in this respect. Accordingly, effective production planning, minimum stock use and practices for improving the working methods are being made.

In this context, pursuant to the Packing Wastes Regulation, in 2011, for the purpose of collection according to their quota, and recycling, of the packing materials put on the market by Hürriyet Group, which have been declared on the online system of the Ministry of Environment and Urbanization in the declaration periods from 2005 up until today, a transfer of authority was made with the authorized organization TUKÇEV Foundation (the Foundation for Consumers and Environmental Education). As of 01.01.2020, export/import packaging data were monthly recorded with the approval of the Environmental Consultant, within the scope of GEKAP (Recycling Contribution) declaration. The first GEKAP declaration was made for January, February, March, April, May and June 2020, and the 2nd GEKAP Declaration was completed on 01.02.2021 for July, August, September, October, November and December.

Major practices being carried out in this field are as follows:

- First of all, creating an awareness for less waste production,
- Placing paper recycling boxes on the office floors,
- Placing paper, glass, plastic, composite and waste battery collection units at office and production areas.
- Placing contaminated materials collection units at production areas, and collecting the valuable wastes separate from hazardous wastes.
- Placing HP toner and cartridge collection containers,
- Placing packing waste collection containers.

Waste Management, Disposal and Recycling

In the studies made for waste management, the following activities are planned:

- Preventing creation of waste at source,
- Reusing waste in process,
- Recovery of waste.

Istanbul DPC and Antalya DPC are inspected regularly every month, and other facilities at certain intervals, by authorized companies serving as Environmental Consultant.

The facilities in all the regions periodically prepare "Industrial Waste Management Plans" for their hazardous and non-hazardous wastes created as a result of their activities, and submit these plans for approval of the relevant Provincial Directorate of Environment and Urbanization. Istanbul DPC has a Waste Management Plan Approval valid until 31.03.2023, which satisfies the conditions of the Waste Management Regulation.

Approved "Temporary Hazardous Waste Storage Areas" have been set up in the regions. Waste collected in these storages are being sent for evaluation to the authorized disposal or recycling companies licensed by the Ministry of Environment and Urbanization, and their records are being kept. In addition, under guidance of the Environmental Consultants, continuous improvement endeavors are made at the existing waste storages. For indemnification of third persons for the damages they may incur due to temporary hazardous waste storages, the "Compulsory Financial Liability Insurance for Hazardous Substances and Hazardous Wastes", which must be placed as required by law, is taken out every year and renewed on expiry. Every year, waste sent in the previous year to the recycling and/or disposal companies are reported to the Ministry of Environment and Urbanization through the Hazardous Wastes Declaration System (TABS).

4.K. Information on the Donations and Aid that the Company has Made within the Year, and Expenses Made within the Framework of Social Responsibility Projects (Continued)

ENVIRONMENTAL ACTIVITIES (Continued)

Istanbul DPC uses diesel forklifts, and carries out motor oil maintenance. Pursuant to the Waste Oil Regulation which was published on the Official Gazette no. 30985 dated 21/12/2019, fueling stations, repair shops, servicing stations, public institutions/organizations, municipalities, enterprises carrying on mining activities and other enterprises, where motor oil is changed, are required to obtain a permit certificate and enroll in the online programs of our Ministry until 1/1/2021, and the follow-up of motor oil shall be recorded online into the Integrated Environmental Information System/Waste Management Application, through the Motor Oil Change Point (MoYDeN) Application which is in relation to motor oil change points. Our application should be approved by the Ministry.

Audits by the Authorized Body

On certain dates and upon the applications made by the facilities in the relevant matters, the authorized body performed many audits. The last audit was the Joint Audit at Istanbul DPC, which was performed on December 9, 2017. Istanbul DPC passed this audit where a detailed document and site examination was made, with no shortfall. No significant unfavorable findings were detected on the audits of other facilities.

CERTIFICATE OF FACILITY ENVIRONMENTAL PERMIT ANTALYA DPC



4.L. Legal Transactions Made by the Company for the Benefit of the Controlling Company or Group of Companies, and Actions Taken or Avoided from Being Taken for the Benefit of the Group of Companies

The Company has no legal transactions carried out with the controlling company, with a company affiliated to the controlling company, or with the direction of the controlling company in favor of it or a company affiliated to it, or any precautions taken or avoided or any transaction which should be offset in the previous activity period in favor of the controlling company or a company affiliated to it.

4.M. Whether the Company Obtained a Proper Consideration in the Legal Transactions Mentioned in Subparagraph (4.L), Whether the Action Taken or Avoided from Being Taken Caused any Damage to the Company, and if the Company Incurred any Damage, Whether this was Offset

Our Company has no transaction which should be offset.

5. FINANCIAL POSITION

5.A. The Analysis and Evaluation of the Board of Directors with Regard to Financial Position and Results of Activities Carried Out, the Extent to which the Planned Activities Were Realized, and the Company's Position in Relation to the Strategic Targets Determined

Like throughout the world, the developments occurred in digital channels and the unfair competition conditions cause the printed media sector to become disadvantaged against these channels in our country as well. With the effect of the additional slowdown seen in our country in economic activity, the decrease in circulation and advertising incomes exposes the sector and our Company to losses of income. We are endeavoring to compensate the impact of cost pressure and decrease of incomes arising from exchange rate and raw material prices, with the savings made in general management and marketing expenses. The Company's incomes decreased by 12% compared to the previous year. This decrease has arisen from the decrease in the newspaper readers throughout the country, the tendency of advertisers to use the newspaper channels less, and the slowdown of economic activity due to Covid-19 pandemic. Daily average newspaper sales throughout the country recessed by 16% compared to the same period of the previous year. In this period, raw material prices decreased in international market compared to the previous year; however, this decrease didn't make an impact to the extent it was expected, due to the increase of the exchange rate. The Company is carrying out saving efforts to compensate the losses of income.

5.B. In Comparison with the Previous Years, the Company's Sales During the Year, its Efficiency, its Capacity to Generate Income, its Profitability, Debt/Equity Ratio and Information on Other Matters that May Give an Idea on the Results of the Company's Operations, and Prospective Expectations

As in all over the world, the advertisement sector is significantly affected by the economic mobility and stagnation in our country as well. Possible basic income losses occur for this reason. Another significant risk is the changes in the channel preferences of advertisers. Technological developments and the rapid increase of the share of global companies in the advertisement market pie chart, significantly affect the income potentials of local companies. With the reorganization that it has made in its digital channels, the Company aims to be at the forefront in the competition in this area. In addition to this, we have shrunk the activities of unproductive foreign operations and aimed to eliminate their adverse financial impacts.

According to the data of the Press Announcement agency, while average daily newspaper sales throughout Turkey was 2,383 thousand in 2019, it occurred as 1,992 thousand in 2020. Turkish newspaper market experienced a shrinkage of 16% in 2020 compared to the previous year. Number of daily average net sales of the Newspaper Hürriyet, which was 231 thousand in 2019, occurred as 196 thousand in 2020.

5. FINANCIAL POSITION (Continued)

Key Indicators and Ratios

SUMMARY STATEMENT OF FINANCIAL	December 31, 20	December 31, 19
POSITION	(Thousand TL)	(Thousand TL)
Current Assets	267,402	292,118
Fixed Assets	697,361	604,790
TOTAL ASSETS	964,763	896,908
Short Term Liabilities	219,285	147,971
Long Term Liabilities	105,924	94,357
Shareholders' Equity	639,554	654,580
TOTAL LIABILITIES	964,763	896,908
NET LIABILITIES	December 31, 20	December 31, 19
	(Thousand TL)	(Thousand TL)
Short-term financial liabilities	0	11,713
Long-term financial liabilities	0	0
Total Financial Liabilities	0	11,713
Cash and Cash Equivalents (-)	(4,591)	(14,156)
NET LIABILITIES - NET CASH	(4,591)	(2,443)

SUMMARY PROFIT OR LOSS STATEMENT	January 1- December 31	January 1- December 31
SUMMART PROFIT OR LOSS STATEMENT	2020	2019
	(Thousand TL)	(Thousand TL)
NET SALES	315,812	357,435
GROSS PROFIT	9,529	42,583
REAL OPERATING PROFIT/(LOSS)	(72,686)	(51,736)
(LOSS)/PROFIT BEFORE TAX FROM ONGOING ACTIVITIES	(64,023)	(50,926)
NET PROFIT/(LOSS) OF THE PERIOD	(82,047)	(49,452)
RATIOS	2020	2019
Current Datio	1 22	1.07

RATIOS	2020	2019
Current Ratio	1.22	1.97
Liabilities/Shareholders' Equity	51%	37%
Gross Profit Margin	3%	12%
Real Operating Profit Margin	(23)%	(14)%
Real Operating Profit Margin	(23)%	(14)%

5.C. Nature and Amount of the Issued Capital Market Instruments

There are no capital market instruments issued in the accounting period from 01.01.2020 to 31.12.2020.

5.D. Determination and Management Body's Evaluations on Whether or Not the Company's Capital Became Uncovered or Whether the Company is Financially Insolvent

The Company's capital did not become uncovered and it is not heavily in debt.

5.E. Precautions Intended to be Taken to Improve the Company's Financial Structure

While we are working on the efforts to create alternative income, on the one hand, against the decrease in the Company's advertisement incomes, we are on the other hand reviewing the areas of saving in raw materials, services, personnel, office and operating expenses, and taking the necessary measures. The balance between payments and collections is monitored and improvement efforts are carried out in this area.

5.F. Information on Dividend Distribution Policy and, If No Dividend will be Distributed, the Reason Therefor, and Proposals as to How the Undistributed Profit will be Used

Our Company distributes the profits by taking into consideration the provisions of Turkish Commercial Code ("TCC"), Capital Markets Legislation and Regulations of the Capital Markets Board ("CMB"), Corporate Tax Law, Income Tax Law and other relevant legislation, and our Company's Articles of Association and our "Dividend Distribution Policy" which we have made public.

Our Company's Board of Directors unanimously decided that according to the Consolidated Financial Statements for the accounting period from 01.01.2020 to 31.12.2020, which have been prepared in conformity with the Turkish Accounting Standards ("TAS") and the Turkish Financial Reporting Standards ("TFRS") issued by the Public Oversight, Accounting and Auditing Standards Authority ("KGK") as per the "Communiqué on Principles of Financial Reporting in Capital Markets" ("I114.1") of CMB, and of which principles of presentation have been determined pursuant to the Resolutions of CMB in this regard, and which have undergone an independent audit; a "Net Period Loss" of (80,862,684 Turkish Lira emerged, when the "Deferred Tax Income", "Period Tax Expense", "Post-Tax Period Loss of Discontinued Operations" and "Non-controlling Shares of Consolidated Equity of Participations" are taken into account all together; and when "Previous Years' Losses" of (407,704,212) Turkish Lira, which was calculated as per the SPK Profit Share Guide announced in CMB's Weekly Bulletin No. 2014/2 dated 27.01.2014, is also taken into account, no dividend can be distributed in the fiscal period from 01.01.2020 to 31.12.2020 in accordance with CMB's regulations on dividend distribution; and the shareholders shall be informed of this circumstance and this circumstance shall be submitted to the approval of the General Assembly,

that in our financial records for the accounting period from 01.01.2020 to 31.12.2020, kept under the Tax Legislation and according to the Uniform Chart of Accounts published by the Ministry of Finance of the Republic of Turkey, a "Loss for the Period" of TL (45,033,601.29) occurred, and that this amount be transferred to the 'Losses From Previous Years' account; that in addition, pursuant to provision of sub-paragraph 1-e of article 5 of the Corporate Tax Law no 5520, TL 319,702.36 from the aforementioned sales of shares have been kept in liabilities in a special fund account until the end of the fifth year following the year in which such transactions have been made, and that it shall be transferred to the "Extraordinary Reserves" account and this circumstance shall be submitted to the approval of the General Assembly.

6. RISKS AND ASSESSMENTS OF THE BOARD OF DIRECTORS

6.A. Information on the Company's Internal Control System and Internal Audit Activities, and Views of the Board of Directors in this Respect

Our financial statements are prepared under the "Communiqué no II-14.1 on Principles for Financial Reporting in Capital Market" of the Capital Markets Board ("CMB") and in accordance with Turkish Accounting Standards and Turkish Financial Reporting Standards published by Public Oversight, Accounting And Auditing Standards Authority, and the principles of presentation thereof are designated pursuant to the regulations and resolutions of CMB. Our financial statements are put to independent audit in accordance with the Independent Audit Standards which are a part of Turkish Audit Standards, and they are examined by our Audit Committee and approved by our Board of Directors, by also obtaining the opinions of those managers who are responsible for preparation of the financial statements. On the other hand, studies are ongoing for establishment of a group level internal audit activity.

6.B. The Risk Management Policy to be Implemented by the Company Against the Predictable Risks

Our Company's risk management is carried out by the "Committee for Early Detection of Risk". The purpose of the Committee is to develop policies necessary for early detection of operational, strategic, financial and compliance risks which may endanger the Company's existence, improvement and continuation, calculation of their impact and possibility, taking and implementing the necessary precautions in relation to the risks detected, and performance of the risk management processes, and to manage and report the risks in accordance with the Company's risk taking profile.

6.C. Practices and Reports of the Committee for Early Detection of Risk

The Committee for Early Detection of Risk makes practices for the purpose of early detection of the risks which may endanger the Company's existence, improvement and continuation, implementation of the necessary precautions in relation to the risks detected, and management of risk, makes improvements and arrangements in accordance with the report presented to it every two month, and presents the results thereof the Board of Directors.

7. DETAILS OF THE CONTROLLING COMPANY

7.A. Capital Increases/Decreases in Subsidiaries and the Reasons Therefor

No capital increase/decrease occurred in our subsidiaries in 2020.

7.B. Information on the Shares of the Enterprises Included in the Group, in the Parent Company's Capital

Our controlling shareholder is Demirören Medya Yatırımları Ticaret A.Ş., and our Company has no share in the capital of our controlling shareholder.

7.C. Explanations on the Group's Internal Audit and Risk Management Systems with Respect to the Process of Preparation of Consolidated Financial Statements

Our consolidated financial statements are prepared under the "Communiqué no II-14.1 on Principles for Financial Reporting in Capital Markets of the Capital Markets Board ("CMB") and in accordance with Turkish Accounting Standards and Turkish Financial Reporting Standards published by Public Oversight, Accounting And Auditing Standards Authority, and the principles of presentation thereof are designated pursuant to the regulations and resolutions of CMB. Our financial statements are put to independent audit in accordance with the Independent Audit Standards which are a part of Turkish Audit Standards, and they are examined by our Audit Committee and approved by our Board of Directors, by also obtaining the opinions of those managers who are responsible for preparation of the financial statements. Our Company's risk management is carried out by the "Committee for Early Detection of Risk".

7.D. Information on the Reports Prescribed by Article 199 of TCC

The Company's Activity Report and Affiliation Report are drawn up in accordance with the provisions of Turkish Commercial Code. The Board members made no request under article 199/4 of TCC.

8. OTHER ISSUES

You may find the information on the Related Party Transactions and balances on the footnote 33 of our Company's consolidated financial statements for the accounting period which ended on December 31, 2020.

Our Company has no conflict of interest or dispute with the companies from which it procured services in relation to investment consultancy, rating and other issues in the period from 01.01.2020 to 31.12.2020. In accordance with the Company's Code of Ethical Conduct, we meticulously observe the principle of avoiding any conflict of interest both in the contracts made and in our internal working order.

8.A. Personnel and Labor Movements, Collective Bargaining Implementations, and Rights and Benefits Granted to Personnel and Workers

Human Resources

As it has been the case for 72 years, within the framework of new needs of new generation, the digital world's values and changing sense of leadership, 2020 Human Resources strategy was formed without deviating from the aim of introducing new talents to the organization, on the one hand, and on the other hand, by focusing on optimization of the company's organizational structure following the purchasing transaction that occurred. For the sake of increasing the agility and productivity of the organization under the roof of Demirören Medya, we have conducted studies for consolidation and coordination of units in common. The discretion and evaluation processes of those teams doing the same job under different brands and in different channels have been reviewed, and the necessary revisions and improvements have been made in accordance with the needs.

While carrying out practices for reduction of different organizational cultures, processes and functions, into a single standard, organizational structures were also reviewed. In 2019, we have started working towards the Human Resources ERP system, and we switched to Bilin Humanist system as of July 2019. In 2020, the development efforts in relation to Bilin Hümanist were continued.

In order to bring correct human resources in the organization, in addition to traditional hiring methods, we used different channels specific to the digital sector followed by the target audience and aimed at efficient and rapid finalization of the hiring process.



With these new channel preferences, while the periods for hiring were reduced, at the same time an improvement was achieved in the rates of reaching to the correct applicants at first time. In social media communications, Linkedin, Facebook and Instagram applications for existing employees have been used. Main titles of the 2020 activities of Hürriyet's Human Resources Directorate can be summarized as follows:

8.A. Personnel and Labor Movements, Collective Bargaining Implementations, and Rights and Benefits Granted to Personnel and Workers (Continued)

Human Resources (Continued)

Recruitment

With the digital technologies developing every passing day, it was made possible for the users to have different experiences, and the new media understanding where they can interact independently of the time and space, maintained its effect. The need for different experiences and different competencies continued in 2020 as well. In order to bring correct human resources in the organization, in addition to traditional hiring methods, we used different channels specific to the digital sector followed by the target audience, where interaction is faster and more intense, and aimed at efficient and rapid finalization of the hiring process. With these new channel preferences, while the periods for hiring were reduced, improvement was also achieved in the rates of reach to the correct applicants at the first attempt. Due to the pandemic which continued throughout 2020, interviews were made online in order not to endanger the health of candidates.

In order to make the dynamic and agile structure of the Newspaper Hürriyet, focused on continuous development and success, known to large audiences and to bring correct human resources in the organization, 360 degree employer brand strategies continued in 2020 as well. In accordance with this target, we participated as speakers and audience into conferences where the most up-to-date implementations, problems and opportunities in the area of Human Resources were discussed, and made serious contributions to strengthening of our employer brand by sharing with the sector's professionals the role of HR in the digital transformation of Hürriyet and in creating an employer brand, and the changing management of the employer brand, as well as talent management and employee experience in the hiring process.

Training

With reference to the principle of "Learning Organization", internal or external trainings were held in 2020 for the purpose of increasing the level of knowledge, ability and competence of all our employees, spreading knowledge and expertise, and developing the communication between teams.

Within the frame of accelerated practices for collaboration of our newspaper and digital publishing teams, our internal instructors provided Social Media, SEO, Google Analytics, Digital Content-CMS Information and Video trainings to all our publishing teams.

Apart from the domestic trainings that we have provided to our employees, our employees have in addition participated in many foreign seminars and conferences in order to closely monitor the global developments. For personal development of employees, and at the same time for the sake of keeping their motivation high during remote teleworking, training opportunities were provided through the e-learning application, such as OHS Desk-Based Health Training, Ethical Rules and Working Principles, Business Life Balance, Joint Decision Making, Development of Thinking Skills, Lifelong Learning and Tricks of Efficient Communication. We will expand the scope and titles of training and continue to provide online training opportunity in the next year as well. Occupational Health and Safety Trainings, which include the risks which might be encountered in working life and the measures which can be taken against these risks and which aim to inform and raise awareness of our employees in respect of their legal rights and responsibilities, are continuing online.

8.A. Personnel and Labor Movements, Collective Bargaining Implementations, and Rights and Benefits Granted to Personnel and Workers (Continued)

Human Resources (Continued)



Social Media Management

Number of followers of the World of Hürriyet Human Resources Facebook page, which was formed as part of employer brand practices for the purpose of creating a perception by the target audience of Hürriyet as "dynamic, modern, focused on continuous development and the best company to work with", has reached 16,419, and the number of followers of the Linkedin corporate page has reached 43,773. Number of followers of the Instagram account, which was formed in order to increase the interaction between employees and the sense of belonging to the Company, has reached 3,072. All the followers were gained by an organic growth.

Occupational Health and Safety Trainings, which include the risks which might be encountered in working life and the measures which can be taken against these risks and which aim to inform and raise awareness of our employees in respect of their legal rights and responsibilities, are continuing online.

Orientation Period

The Orientation Program, which is carried out for the purpose of ensuring adaptation in the shortest time of all the newly-hired employees of Hürriyet and its affiliates by learning the mission, vision, purposes, functioning and procedures of the organization, has also continued in 2020.

Rewarding

The "Best of" rewarding program designated every month for employees of Publishing Group in the best page, photo and news categories, has continued in 2020 as well.





Hürweb

Information-sharing through Hürweb has continued, and raffles for cinema, theater and concert tickets have also continued in 2020 as well.

Practices for Business Processes

Within the scope of improvement and optimization of business processes, we made interviews with department managers and issued a process document for each department. We made descriptions of business processes, created proposals for processes, and identified the KPIs for monitoring the performance of the processes of the departments. In addition to this, in order to gather the similar functions of different brands under a single management and functioning understanding, we also carried out organizational restructuring practices.

8. OTHER ISSUES (Continued)

8.A. Personnel and Labor Movements, Collective Bargaining Implementations, and Rights and Benefits Granted to Personnel and Workers (Continued)

Human Resources Policy

- 1. While establishing the hiring policies and making career plans, we adopt the principle of providing equal opportunities to those persons under equal conditions. In cases where change of managing positions is predicted to cause interruption in the company's management, we prepare a succession planning for designation of those managers to be newly appointed.
- 2. The criteria in relation to hiring of personnel are determined in writing and these criteria are complied with. Hiring processes are described by procedures.
- 3. We treat employees fairly in terms of all the rights granted to them, and carry out training and improvement programs and establish training policies aimed at increasing the knowledge, ability and competency of the employees.

Meetings are held about occupational health and safety. Digital environments are provided where the employees may share their demands, complaints and proposals in writing.

- **4.** Measures are taken in order not to make any discrimination based on race, religion, language and gender among the employees and to protect employees against intra-company physical, mental and emotional ill-treatment.
- **5.** Employees are provided with a safe working environment and conditions in accordance with the principles of the Occupational Health and Safety regulation.

9. STATEMENT OF COMPLIANCE WITH CORPORATE GOVERNANCE PRINCIPLES

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş. STATEMENT OF COMPLIANCE WITH CORPORATE GOVERNANCE PRINCIPLES

Hürriyet Gazetecilik ve Matbaacılık A.Ş. the ("Company") adopted the universal principles of the Corporate Governance Principles such as equality, transparency, accountability and responsibility, and aims to comply in its activities to the maximum extent with the Capital Markets Law ("CML"), the Regulations and Resolutions of CMB, the Corporate Governance Communiqué no. II-17.1 of CMB (the "Communiqué") and the Corporate Governance Principles of CMB. Within the frame of this target, having been included in the Corporate Governance Index ("XKURY") of Borsa Istanbul A.Ş. ("Borsa Istanbul") starting from November 4, 2009, our Company is being subjected to a corporate governance rating every year by the rating agency SAHA Kurumsal Yönetim ve Kredi Derecelendirme Hizmetleri A.Ş. ("SAHA"), which has an operating license to make ratings in Turkey in accordance with the methodology approved by CMB. The Corporate Governance Rating and Corporate Governance Principles Compliance Report can be accessed from the Company's Corporate Website ("www.hurriyetkurumsal.com"). The Company's Corporate Governance Compliance Report ("URF") and Corporate Governance Information Form ("KYBF") for the period from 01.01.2020 to 31.12.2020, were prepared in accordance with the principles of presentation which were designated by the Decision no. 2/49 dated 10.01.2019 of CMB and announced on the Weekly Bulletin no. 2019/02 dated 10.01.2019 of CMB, and the "Corporate Governance Communiqué" no. II-17.1 of CMB.

The Corporate Governance Principles Compliance Report ("URF") and Corporate Governance Information Form ("KYBF") of Hürriyet Gazetecilik ve Matbaacılık A.Ş. for the period from 01.01.2020 to 31.12.2020, can be accessed from the Company's Corporate Website ("www.hurriyetkurumsal.com"), on the "Corporate Governance"/"Corporate Governance Principles Compliance Report" section and from the Corporate Website (www.kap.org.tr) of the Public Disclosure Platform ("KAP"). Our Corporate Governance Committee is continuing with its practices aimed at improving our corporate governance implementations. In our Company's operating period which ended on 31.12.2020, all the "mandatory" principles of CML, the Regulations and Decisions of CMB and the Communiqué have been complied with. We are paying maximum attention to compliance with the non-mandatory principles, and with regard to the matters where full compliance has not been achieved yet, we consider that no significant conflict of interest shall arise in the current situation.

Best regards,

Yıldırım DEMİRÖREN
Chairman of the Board of Directors

Meltem OKTAY

Deputy Chairman of the Board of Directors

Access Links:

- 1) Corporate Governance Compliance Report ("URF") https://www.kap.org.tr/tr/Bildirim/916261
- 2) Corporate Governance Information Form ("KYBF") https://www.kap.org.tr/tr/Bildirim/916264

10. ASSESSMENT OF THE FRAMEWORK FOR COMPLIANCE WITH THE SUSTAINABILITY PRINCIPLES HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

ASSESSMENT OF THE FRAMEWORK FOR COMPLIANCE WITH THE SUSTAINABILITY PRINCIPLES 01.01.2020-31.12.2020

The Framework for Compliance with the Sustainability Principles, which was determined by the Capital Markets Board ("CMB"), contains the fundamental principles that public corporations are expected to declare while carrying out their Environmental, Social and Corporate Governance ("ÇSY") practices. While the implementation of these principles is voluntary, it is made obligatory to report whether or not they are implemented, with the principle of "Comply or Explain". Our Company, which is considered to be within the scope of paragraph 5 of article 1 of the Corporate Governance Communiqué no. II-17.1 of CMB, shall, starting from 2021, include in its activity report the "Framework for Compliance with the Sustainability Principle" in a way to include the data of 2020.

A. General Principles

A1. Strategy, Policy and Objectives

The Board of Directors is making plans to generate ÇSY policies in the upcoming period suitable for the Company's activities and to set its short and long-term objectives in this framework, and carrying out practices for the purpose of determining the risks and opportunities.

A2. Implementation/Monitoring

It is considered to hold the Corporate Governance Committee responsible for the implementation of ÇSY policies. It is planned that the Corporate Governance Committee will generate and disclose to the public the implementation and action plans in accordance with the short and long-term objectives. It is planned to present the ÇSY Key Performance Indicators ("KPG") to be determined, in comparison and with reference to the generally accepted standards to the greatest extent possible. We aim to disclose to the public all the developing activities in this respect.

A3. Reporting

We aim that the Company will report its activities within the scope of ÇYS every year in the upcoming periods, transparently, and taking into account the generally accepted standard presentations. There are no lawsuits within the scope of ÇSY, filed and/or finalized against the Company during the period.

A4. Verification

The Company will use its best efforts to ensure that it activities within the scope of ÇSY are reported and put to audit.

B. Environmental Principles

Our Company complies with the laws in relation to environment and other relevant regulations. The Company's activities are not included in any carbon pricing system. There are no carbon credits accumulated or purchased in the reporting period. No carbon pricing is applied within the Company. Since the environmental impact of the Company's activities is limited, there is no platform where it discloses its environmental information.

C. Social Principles

C1. Human Rights and Employee Rights

Our Company is in full compliance with the Labor Law with all its procedures and implementations. The equality of opportunity is ensured in the recruitment processes, and our Corporate culture has adopted the properties such as discrimination of nationality, belief, ethnic origin, gender, disability and age, as a richness of human resources.

Opportunities provided to employees are announced and granted under the determined policy, and implementations observing employee satisfaction are included. In case of complaints and disputes of employees, the solution processes are determined with the methods set out in the relevant procedures. Hürriyet Gazetecilik ve Matbaacılık A.Ş. Human Resources Policy is implemented. The Human Resources Policy can be reached from our corporate website.

https://www.hurriyetkurumsal.com/insan-kaynaklari/insan-kaynaklari-politikasi/

Our Company also adopted the Compensation Policy.

https://www.hurriyetkurumsal.com/kurumsal-yonetim/tazminat-politikasi/ss

Our Company has no union. We sensitively deal with the solution of complaints and disputes of employees, and endeavor to manage the dispute solution processes in the best manner.

Hürriyet Gazetecilik ve Matbaacılık A.Ş. is subject to Demirören Medya Publication Principles which were issued in 2018. The aforementioned principles can be reached from our corporate website. https://www.hurriyetkurumsal.com/wp-content/uploads/2020/12/yazili yayın ilkeleri.pdf

Hürriyet Gazetecilik ve Matbaacılık A.Ş. is subject to Demirören Medya Ethical Principles. The aforementioned principles can be reached from our corporate website.

https://www.hurriyetkurumsal.com/wp-content/uploads/2021/01/etik_ilkeler.pdf

C2. Stakeholders, International Standards and Initiatives

The Company shows utmost care to the needs and rights of all the stakeholders, and in this context, it replies any requests of stakeholders and take their complaints and proposals into account, by contacting with them through all the departments in contact with them (Investor Relations, Departments of Communication with Readers, etc). The Company is not a member of any international institution or initiative in relation to sustainability.

D. Corporate Governance Principles

The Company adopted the universal principles of the Corporate Governance Principles such as equality, transparency, accountability and responsibility, and aims to comply in its activities to the maximum extent with the Capital Markets Law ("CML"), the Regulations and Resolutions of CMB, the Corporate Governance Communiqué no II-17.1 of CMB (the "Communiqué") and the Corporate Governance Principles of CMB. The Company's Corporate Governance Compliance Report ("URF") and Corporate Governance Information Form ("KYBF") for the period from 01.01.2020 to 31.12.2020, were prepared in accordance with the principles of presentation which were designated by the Decision no 2/49 dated 10.01.2019 of CMB and announced on the Weekly Bulletin no. 2019/02 dated 10.01.2019 of CMB, and the "Corporate Governance Communiqué" no. II-17.1 of CMB. The Company's Corporate Governance Principles Compliance Report ("URF") and Corporate Governance Information Form ("KYBF") for the accounting period from 01.01.2020 to 31.12.2020, can be reached from the Company's Corporate Website www.hurriyetkurumsal.com, and from the Corporate Website (www.kap.org.tr) of the Public Disclosure Platform ("KAP"). Our Corporate Governance Committee is continuing, also prioritizing the sustainability issues, with its practices aimed at improving our corporate governance implementations. In our Company's operating period which ended on 31.12.2020, all the "mandatory" principles of CML, the Regulations and Decisions of CMB and the Communiqué have been complied with. We are paying maximum attention to compliance with the non-mandatory principles, and with regard to the matters where full compliance has not been achieved yet, we consider that no significant conflict of interest shall arise in the current situation.

11. RESOLUTION OF THE BOARD OF DIRECTORS FOR ACCEPTANCE OF FINANCIAL REPORTS, ACTIVITY REPORT AND CORPORATE GOVERNANCE REPORT

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş. RESOLUTION OF THE BOARD OF DIRECTORS

Date of Meeting: 08.03.2021Resolution No.: 2021/3

Meeting Venue : Company Headquarters

AGENDA:

About discussion and acceptance of the Consolidated Financial Report, Activity Report, Corporate Governance Compliance Report and Corporate Governance Information Form for the period from 01.01.2020 to 31.12.2020.

RESOLUTION:

The Board of Directors of the Company convened at the address and on the date specified above with participation of its members whose signatures are appended below, and resolved on the following matters;

It was unanimously decided to accept the Consolidated Financial Report for the period from 01.01.2020 to 31.12.2020, which was submitted to our Board of Directors with the assent of our Audit committee and relevant managers with their correction recommendations, which was prepared under the provisions of the "Communiqué on Principles for Financial Reporting in Capital Market" of the CMB ("II-14.1") in accordance with Turkish Accounting Standards ("TAS") and Turkish Financial Reporting Standards ("TFRS") published by Public Oversight, Accounting And Auditing Standards Authority ("KGK") and 2016 Turkish Accounting Standards Taxonomy, principles of presentation of which were in compliance with the procedure which was developed by KGK based on sub-paragraph (b) of article 9 of the Decree Law no. 660 and designated and made public with the Decision no. 30 dated 02.06.2016 of KGK, and in addition, which was determined with the Decision no 22/805 dated 15.07.2016 of CMB and made public on the Weekly Bulletin no 2016/22 dated 15.07.2016 of CMB, which was put to independent audit, and which was comparative with the previous period,

To accept the Activity Report for the period from 01.01.2020 to 31.12.2020, which was submitted to approval of the Board of Directors with the assent of our Audit committee and relevant managers with their correction recommendations, which was prepared in accordance with Turkish Commercial Code ("TCC"), the "Regulation on Determination of the Minimum Content of the Annual Activity Reports of Companies" of the Ministry of Customs and Trade (the "Ministry") and the "Communiqué on Principles for Financial Reporting in Capital Market" no. II14.1 of CMB, which is consistent with the financial statements and the footnotes thereto, and which was put to independent audit,

To accept the Corporate Governance Compliance Report ("URF") which shows our Company's compliance with the voluntary principles pursuant to the decision no. 2/49 dated 10.01.2019 of the Capital Markets Board and the Corporate Governance Information Form ("KYBF") which gives information on our existing corporate governance implementations, for the period from 01.01.2020 to 31.12.2020, which were announced on 08.03.2021, and which can be accessed from the Corporate Governance Compliance Report and Information Form for 2020 from our Company's Public Disclosure Platform page, under the tab of Corporate Governance Principles Compliance Report.

Chairman of the Board of	Deputy Chairman of the	Board Member	Board Member
Directors	Board of Directors	Fikret Tayfun Demirören	Mehmet Soysal
Yıldırım Demirören	Meltem Oktay	,	•
	Board Member	Independent Board	Independent Board
	Mehmet Koray Yanç	Member	Member
		Alaattin Aykaç	Orhan Kırca

12. DECISION OF THE CORPORATE GOVERNANCE COMMITTEE

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş. DECISION OF THE CORPORATE GOVERNANCE COMMITTEE

DATE: 05.03.2021

SUBJECT: Discussion and evaluation of the Activity Report and the Corporate Governance Compliance Report and the Corporate Governance Information Form for the period from 01.01.2020 to 31.12.2020.

The Activity Report for the period from 01.01.2020 to 31.12.2020, which was prepared in accordance with Turkish Commercial Code ("TCC"), the "Regulation on Determination of the Minimum Content of the Annual Activity Reports of Companies" of the Ministry of Customs and Trade (the "Ministry") and the "Communiqué on Principles for Financial Reporting in Capital Market" no. II-14.1 of CMB, which is consistent with the financial statements and the footnotes thereto for the period from 01.01.2020 to 31.12.2020, which is prepared in accordance with the provisions of the relevant legislation and will be submitted to the approval of the general assembly, and which was put to independent audit, and the Corporate Governance Compliance Report ("URF") and Corporate Governance Information Form ("KYBF") for the period from 01.01.2020 to 31.12.2020, the principles of presentation of which were designated by the Decision no. 2/49 dated 10.01.2019 of CMB and announced on the Weekly Bulletin no. 2019/02 dated 10.01.2019 of CMB, and in this framework, which were prepared in accordance with the "Corporate Governance Communiqué" no II-17.1 of CMB, were examined by also obtaining the opinions of those managers who are responsible for preparation of the Company's Activity Report, URF and KYBF; and limited to the information which we have and which were communicated to us, our opinion in relation to the aforementioned Reports was communicated to those managers who are responsible for preparation of these Reports; and in this framework, it was concluded that the Activity Report, URF and KYBF are reflecting the factual situation on the Company's operating results, they don't contain a significant deficiency which will cause them to be misleading, and they are in compliance with TCC and the regulations of the Ministry and CMB.

Alaattin AYKAÇ Orhan KIRCA Süleyman Fatih AYDINER
Chairman Member Member

13. DECISION OF AUDIT COMMITTEE

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

DECISION OF AUDIT COMMITTEE

DATE : 05.03.2021

SUBJECT: Discussion and Evaluation of the Financial Report for the Accounting Period from 01.01.2020

to 31.12.2020.

The Consolidated Financial Report for the period from 01.01.2020 to 31.12.2020, which was prepared under the provisions of the "Communiqué on Principles for Financial Reporting in Capital Market" of the CMB ("II-14.1") in accordance with Turkish Accounting Standards ("TAS") and Turkish Financial Reporting Standards ("TFRS") published by Public Oversight, Accounting And Auditing Standards Authority ("KGK") and 2016 Turkish Accounting Standards Taxonomy, principles of presentation of which were in compliance with the procedure which was developed by KGK based on sub-paragraph (b) of article 9 of the Decree Law no. 660 and designated and made public with the Decision no. 30 dated 02.06.2016 of KGK, and in addition, which was determined with the Decision no. 22/805 dated 15.07.2016 of CMB and made public on the Weekly Bulletin no. 2016/22 dated 15.07.2016 of CMB, which was put to independent audit, and which was comparative with the previous period, was examined by also obtaining the opinions of those managers who are responsible for preparation of the Company's Financial Reports.

Limited to the information which we have and which were communicated to us, our opinion in relation to the aforementioned Consolidated Financial Report was communicated to those managers who are responsible for preparation of the financial statements and the footnotes thereto which constitute the Financial Report; and within the frame of this opinion, it was concluded that the aforementioned Financial Report is reflecting the factual situation on the Company's operating results, that it does not contain a significant deficiency which will cause it to be misleading, and it is in compliance with TCC and the regulations of CMB.

Alaattin AYKAÇ Orhan KIRCA
Chairman Member

14. STATEMENT OF RESPONSIBILITY FOR FINANCIAL REPORT AND THE BOARD OF DIRECTORS ACTIVITY REPORT

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

RESOLUTION OF THE BOARD OF DIRECTORS FOR ACCEPTANCE OF FINANCIAL REPORT AND ACTIVITY REPORT

DATE OF : 08.03.2021

RESOLUTION

RESOLUTION NO : 2021/3

STATEMENT OF RESPONSIBILITY

AS PER ARTICLE 9 OF SECTION TWO OF THE COMMUNIQUÉ NO. II-14.1 OF THE CAPITAL MARKETS BOARD

The Consolidated Financial Report of Hürriyet Gazetecilik ve Matbaacılık A.Ş. for the period from 01.01.2020 to 31.12.2020, which was prepared under the provisions of the "Communiqué on Principles for Financial Reporting in Capital Market" of the CMB ("II-14.1") in accordance with Turkish Accounting Standards ("TAS") and Turkish Financial Reporting Standards ("TFRS") published by Public Oversight, Accounting And Auditing Standards Authority ("KGK") and 2016 Turkish Accounting Standards Taxonomy, principles of presentation of which were in compliance with the procedure which was developed by KGK based on sub-paragraph (b) of article 9 of the Decree Law no. 660 and designated and made public with the Decision no. 30 dated 02.06.2016 of KGK, and in addition, which was determined with the Decision no. 22/805 dated 15.07.2016 of CMB and made public on the Weekly Bulletin no. 2016/22 dated 15.07.2016 of CMB, which was put to independent audit, its Activity Report for the period from 01.01.2020 to 31.12.2020, which was prepared in accordance with Turkish Commercial Code ("TCC"), the "Regulation on Determination of the Minimum Content of the Annual Activity Reports of Companies" of the Ministry of Customs and Trade (the "Ministry") and the "Communiqué on Principles for Financial Reporting in Capital Market" no. II-14.1 of CMB, which is consistent with the financial statements and the footnotes thereto for the period from 01.01.2020 to 31.12.2020 which will be submitted to the approval of the general assembly, and which was put to independent audit, and its Corporate Governance Compliance Report ("URF") and Corporate Governance Information Form ("KYBF") for the period from 01.01.2020 to 31.12.2020, the principles of presentation of which were designated by the Decision no. 2/49 dated 10.01.2019 of CMB and announced on the Weekly Bulletin no. 2019/02 dated 10.01.2019 of CMB, and in this framework, which were prepared in accordance with the "Corporate Governance Communiqué" no. II-17.1 of CMB, were examined by us, and within the frame of the information which we have in our area of responsibility;

it was identified that, the Consolidated Financial Report, the Activity Report, the Corporate Governance Compliance Report and the Corporate Governance Information Form do not contain any incorrect explanation on significant matters or any significant deficiency which will cause the explanation to be misleading as of the date when it was made,

the Consolidated Financial Report, which was prepared in accordance with the Financial Reporting Standards in force, honestly reflects the facts in relation to the Company's assets, liabilities, profit and loss and financial position, and the Activity Report honestly reflects the development and performance of the Company's business and its financial position, together with the significant risks and uncertainties it is faced with.

Alaattin AYKAC Orhan KIRCA

Chairman of the Audit Committee Member of the Audit Committee

Hüseyin Emrah KURTOĞLU Mustafa ÇELİK

Group President for Commercial Operations

Newspaper Group Finance Director &

Responsible for the Newspaper Group Group Financial Management and Strategy Director

15. RESOLUTION OF THE BOARD OF DIRECTORS FOR DISTRIBUTION OF PROFIT AND TABLE OF DISTRIBUTION OF PROFIT

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş. RESOLUTION OF THE BOARD OF DIRECTORS

Date of Meeting : 08.03.2021 Resolution No. : 2021/4

Meeting Venue: Company Headquarters

AGENDA:

Discussion and acceptance of the Dividend Distribution Proposal for the accounting period from 01.01.2020 to 31.12.2020.

RESOLUTION:

It was decided by our Company's Board of Directors to present the following points to the General Assembly for approval, by taking into consideration the provisions of the Turkish Commercial Code ("TCC"), Capital Market Legislation and the Regulations of the Capital Markets Board ("SPK"), Corporate Tax, Income Tax and the other applicable legislation, as well as the relevant provisions of our Company's Articles of Association and the publicly disclosed "Dividend Distribution Policy":

Our Company's Board of Directors unanimously decided, that according to the Consolidated Financial Statements for the accounting period from 01.01.2020 to 31.12.2020, which have been prepared in conformity with the Turkish Accounting Standards ("TAS") and the Turkish Financial Reporting Standards ("TFRS") issued by the Public Oversight, Accounting and Auditing Standards Authority ("KGK") as per the "Communiqué on Principles of Financial Reporting in Capital Markets" ("I14.1") of CMB, and of which principles of presentation have been determined pursuant to the Resolutions of CMB in this regard, and which have undergone an independent audit; a "Net Period Loss" of (80,862,684 Turkish Lira emerged, when the "Deferred Tax Income", "Period Tax Expense", "Post-Tax Period Loss of Discontinued Operations" and "Non-controlling Shares of Consolidated Equity of Participations" are taken into account all together; and when "Previous Years' Losses" of (407,704,212) Turkish Lira, which was calculated as per the SPK Profit Share Guide announced in CMB's Weekly Bulletin No. 2014/2 dated 27.01.2014, is also taken into account, no dividend can be distributed in the fiscal period from 01.01.2020 to 31.12.2020 in accordance with CMB's regulations on dividend distribution; and the shareholders shall be informed of this circumstance and this circumstance shall be submitted to the approval of the General Assembly,

that in our financial records for the accounting period from 01.01.2020 to 31.12.2020, kept under the Tax Legislation and according to the Uniform Chart of Accounts published by the Ministry of Finance of the Republic of Turkey, a "Loss for the Period" of TL (45,033,601.29) occurred, and that this amount be transferred to the 'Losses From Previous Years' account; that in addition, pursuant to provision of sub-paragraph 1-e of article 5 of the Corporate Tax Law no 5520, TL 319,702.36 from the aforementioned sales of shares have been kept in liabilities in a special fund account until the end of the fifth year following the year in which such transactions have been made, and that it shall be transferred to the "Extraordinary Reserves" account and this circumstance shall be submitted to the approval of the General Assembly.

Annex: Dividend Distribution Table

Chairman of the Board	Deputy Chairman of the	Board Member	Board Member
of Directors	Board of Directors	Fikret Tayfun Demirören	Mehmet Soysal
Yıldırım Demirören	Meltem Oktay		,
	Board Member	Independent Board	Independent Board
	Mehmet Koray Yanç	Member	Member
		Alaattin Aykaç	Orhan Kırca

ANNEX: DIVIDEND DISTRIBUTION TABLE

	HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.		1
	DIVIDEND DISTRIBUTION TABLE FOR 2020 (Turkish Lira)		
1	Issued Capital	592,000,000.00	
2	General Legal Reserve (According to Legal Records) (1)	59,265,973.00	
_	If distribution of profit involves any privilege pursuant to the articles of association,	, ,	
	information on the mentioned privilege	N/A.	
		According to CMB	According to Legal Records
,	Durfiell and for the David (11) (2)	C4 000 00E 00	(LR)
3 4	Profit/Loss for the Period (+/-) (2)	-64,022,805.00	-45,033,601.29
4	Taxes (+/-)	3,330,708.00	0.00
	Non-Controlling Consolidated Equity of Participations (-)	-1,184,152.00	0.00 0.00
_	Post-Tax Period Loss of Discontinued Operations (-) (4)	-21,354,739.00	
5	Net Profit / Loss for the Period (+/-)	-80,862,684.00	-45,033,601.29
6	Losses from Previous Years (-) (5)	-407,704,212.00	-62,665,983.29
7	General Legal Reserve (-)	0.00	0.00
	"Profit on Sale of Shares and R&D Incentive", which are		
	Temporarily Taken into a "Special Fund Account" not to be Distributed (According to	0.00	0.00
	Legal Records) (-) (6)	****	
8	NET DISTRIBUTABLE PROFIT/LOSS FOR THE PERIOD (+/-)	-488,566,896.00	-107,699,584.58
10	Donations Made within the Year (+) Net distributable profit/loss for the period inclusive of donations (+/-) (7)	400,293.65 -488,166,602.35	
11	First Dividend Distribution to Shareholders		
	Cash	0.00 0.00	
	Bonus	0.00	
	Total	0.00	
12	Dividend Distributed to Shareholders Holding Preference Shares	0.00	
13	Other Dividends Distributed	0.00	
13	To Board Members	0.00	
	To Employees	0.00	
	To Non-Shareholders	0.00	
14	Dividend Distributed to Holders of Dividend Right Certificates	0.00	
15	Second Dividend Distribution to Shareholders	0.00	
16	General Legal Reserve	0.00	
17		0.00	
18	Statutory Reserves Special Reserves	0.00	
19	EXTRAORDINARY RESERVES	0.00	0.00
20	Other Resources Prescribed to be Distributed	0.00	0.00
20	Profits From Previous Years	0.00	0.00
		0.00	0.00
	Extraordinary Reserves	0.00	
	Other Reserves Distributable Pursuant to TCC and Articles of Association	0.00	0.00

- (1) "Inflation Differences" were not included.
- (2) Consists of the total of "Pre-Tax Loss from Continuing Operations".
- (3) Consists of "Period Tax Expense" and "Deferred Tax Income".
- (4) Post-tax net loss from suspension of activities of the digital platforms of Trader Media East Ltd, which were operated within the body of its indirect subsidiary Pronto Media Holding which is resident in Russia, and the net profit from operations of Glokal Dijital Hizmetler Pazarlama ve Ticaret A.Ş. within the period until completion of its sales procedure, are included.
- (5) Calculated as per the CMB Profit Share Guide announced in CMB's Weekly Bulletin No. 2014/2 dated 27.01.2014. Consists of the portion which remained after addition of "Premiums for Shares" and "General Legal Reserve" to the "Accumulated Losses".
- (6) Consists of the portion which benefited from to the 75% of exemption specified in article 5-1/e of the Corporate Tax Law, of the "profit on sale of participation shares" occurred in the legal entries in consequence of the sale and transfer of the shares of Doruk Faktoring A.Ş. ve Glokal Dijital Hizmetler Pazarlama ve Ticaret A.Ş., and the donation support which was not distributed and taken into a special fund account within the scope of the R&D Incentive as per the Law no. 5746 in accordance with the Tax Legislation, the Capital Markets Legislation and other relevant financial legislation. The relevant amounts are not included in calculation of the "net distributable profit for the period" of the accounting period from 01.01.2018 to 31.12.2018 and taken into a "special fund account" in the liabilities column.
- (7) No distributable profit for the period occurred.

	GROUP	TOTAL DIVIDEND		TOTAL DIVIDEND DISTRIBUTED	CORRESPO	IDEND ONDING TO A TH A NOMINAL E OF TL 1
GROSS		0.00 0.00	0.00 0.00		0.00000	0.00000
		CASH (TL)	BONUS (TL)	PERCENTAGE (%)	AMOUNT (TL)	PERCENTAGE (%)
NET	TOTAL	0.00 0.00	0.00 0.00			

16. CONSOLIDATED FINANCIAL STATEMENTS FOR THE ACCOUNTING PERIOD FROM JANUARY 01, 2020 TO DECEMBER 31, 2020 AND INDEPENDENT AUDITOR'S REPORT

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

EXPLANATORY FOOTNOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE ACCOUNTING PERIOD FROM JANUARY 1, 2020 TO DECEMBER 31, 2020 AND INDEPENDENT AUDITOR'S REPORT

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

CONVENIENCE TRANSLATION INTO ENGLISH OF CONSOLIDATEDFINANCIAL STATEMENTS FOR THE PERIOD 1 JANUARY- 31 DECEMBER 2020



CONVENIENCE TRANSLATION INTO ENGLISH OF INDEPENDENT AUDITOR'S REPORT ORIGINALLY ISSUED IN TURKISH

INDEPENDENT AUDITOR'S REPORT

To the General Assembly of Hürriyet Gazetecilik ve Matbaacılık A.Ş.

A. Audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of Hürriyet Gazetecilik ve Matbaacılık A.Ş. (the "Company") and its subsidiaries (collectively referred to as the "Group"), which comprise the consolidated statement of balance sheet as at 3l December 2020 and the consolidated statement of profit or loss, consolidated statement of other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended and the notes to the consolidated financial statements and a summary of significant accounting policies and consolidated financial statement notes.

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of the Group as at 31 December 2020, and its financial performance and its cash flows for the year then ended in accordance with Turkish Accounting Standards ("TMS").

Basis for Opinion

Our audit was conducted in accordance with the Standards on Independent Auditing (the "SIA") that are part of Turkish Standards on Auditing issued by the Public Oversight Accounting and Auditing Standards Authority (the "POA"). Our responsibilities under these standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Statements" section of our report. We hereby declare that we are independent of the Group in accordance with the Ethical Rules for Independent Auditors (the "Ethical Rules") and the ethical requirements regarding independent audit in regulations issued by POA that are relevant to our audit of the financial statements. We have also fulfilled our other ethical responsibilities in accordance with the Ethical Rules and regulations. We believe that the audit evidence we have obtained during the independent audit provides a sufficient and appropriate basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. Key audit matters were addressed in the context of our independent audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Amember of mgiworldwide

Key Audit Matters

Investment properties are measured by using the fair value method

As explained in Note 12, as of 31 December 2020, the Group's investment properties, which have a carrying amount of TRY 156,248,359 and represent a significant share of total assets, comprise of land and buildings.

The accounting policy for investment properties used by the Group management is the "fair value method", as described in Note 2.2. The fair values of these assets are determined by independent valuation experts authorized by the Capital Markets Board ("CMB") and are recognised in the consolidated financial statements after being assessed by the Group management. Fair values of the investment properties depend on the valuation method used as well as the input and assumptions used in the valuation model. Fair values are directly affected by factors such as market conditions, specific characteristics, physical condition and the geographic location of each investment property.

The reasoning of our focus in this area;

- The quantitative materiality of the investment properties in the financial statements.
- When determining the fair values of the investment properties, methods such as the benchmarking analysis approach, cost approach and direct capitalization approach are used, and these methods include variables that may lead to changes in the fair values.

How our audit addressed the key audit matter

We assessed the qualifications, competencies and Independence of the Professional appraisers engaged by the management.

Deeds and ownership ratios of investment properties were tested on a sample basis

We compared the consistency of the inputs which have a significant impact on the property value determined and were stated in the valuation reports, such as unit sales value, against observable market prices, and then tested whether the appraised values are within an acceptable range.

Fair values stated in the valuation reports were compared with the disclosures in the consolidated financial statements to assess if the values in the disclosures and accounting records are consistent with the valuation report and the disclosures are sufficient based on the requirements of TFRS.

We had no material findings in our audit procedures related to the investment properties accounted for using the fair value method.

Key Audit Matters

Fair value of land and buildings recognised using the fair value method

As explained in Note 13, the Group recognised land and buildings accounted under property, plant and equipment at their fair value as of 31 December 2020. The fair value of land and buildings was TRY 517,444,015 as of 31 December 2020, and a fair value increase of TRY 53,646,433 was recognised under equity.

The accounting policy Group management applies when recognizing these lands and buildings is the "fair value method", as described in detail in Note 2.2. The fair values of these assets are determined by independent valuation institutions authorized by the Capital Markets Board ("CMB") and are recognised in consolidated financial statements after being assessed by Group management. Fair values of the investment properties depend on the valuation method used as well as the input and assumptions in the valuation model. Fair values are directly affected by factors such as market conditions, specific characteristics, physical condition and the geographic location of each investment property.

Reasons we emphasized this topic are as follows;

- The significance of land and buildings in the financial statements in terms of amount
- When determining the fair values of the land and buildings, methods such as the benchmarking analysis approach, cost approach and direct capitalization approach are used, and these methods include variables that can lead to changes in the fair values of the properties.

How our audit addressed the key audit matter

Valuation reports prepared by the independent property valuation institutions assigned by the Group are obtained and the property valuation accreditations and licenses of these institutions granted by the Capital Markets Board are checked based on Independent Audit Standards.

Deeds and ownership ratios of land and buildings were tested on a sample basis

We compared the consistency of the inputs which have a significant impact on the property value determined and were stated in the valuation reports, such as unit sales value, against observable market prices, and then tested whether the appraised values are within an acceptable range.

Fair values stated in the valuation reports were compared with the disclosures in the consolidated financial statements to assess if the values in the disclosures and accounting records are consistent with the valuation report and the disclosures are sufficient based on the requirements of TFRS.

We had no material findings in our audit procedures related to the land and buildings accounted for using the fair value method.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

The Group management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with TFRS, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Responsibilities of independent auditors in an independent audit are as follows:

Our aim is to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an independent auditor's report that includes our opinion. Reasonable assurance expressed as a result of an independent audit conducted in accordance with SIA is a high level of assurance but does not guarantee that a material misstatement will always be detected. Misstatements can arise from fraud or error. Misstatements are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an independent audit conducted in accordance with SIA, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- · Identify and assess the risks of material misstatement in the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal control.
- · Assess the internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- · Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- · Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our independent auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements (continued)

· Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence. We also communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

B. Other Responsibilities Arising from Regulatory Requirements

- i. No matter has come to our attention that is significant according to subparagraph 4 of Article 402 of Turkish Commercial Code ("TCC") and that causes us to believe that the Company's bookkeeping activities concerning the period from 1 January to 31 December 2020 period are not in compliance with the TCC and provisions of the Company's articles of association related to financial reporting.
- ii. In accordance with subparagraph 4 of Article 402 of the TCC, the Board of Directors submitted the necessary explanations to us and provided the documents required within the context of our audit.
- iii. In accordance with subparagraph 4 Article 398 of the TCC, the auditor's report on the early risk identification system and committee was submitted to the Company's Board of Directors on 8 March 2021.

The name of the engagement partner who supervised and concluded this audit is Mehmet Akif AK.

İstanbul, 08 March 2021

VİZYON GRUP BAĞIMSIZ DENETİM A.Ş. Member firm of AGN International

Mehmet Akif AK Partner, YMM

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HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT 31 DECEMBER 2020

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

	Note references	(Audited) Current Period 31 December 2020	(Audited) Prior Period 31 December 2019
ASSETS			
Current assets			
Cash and cash equivalents	4	4,591,178	14,156,497
Financial investments	5	104,565	68,478
Trade receivables			
- Trade receivables from related parties	33	169,376,055	91,340,933
- Trade receivables from non-related parties	7	53,441,846	76,040,408
Other receivables			
- Other receivables from related parties	33	8,328,313	80,876,536
- Other receivables from non-related parties	8	2,821,212	3,783,770
Inventories	10	17,577,262	15,964,915
Prepaid expenses	19	9,780,244	8,153,511
Other current assets	20	1,381,682	1,733,242
Total current asset		267,402,357	292,118,290
Non-current assets			
Financial investments	5	313,923	313,923
Other receivables			
- Other receivables from non-related parties	8	9,604,087	7,829,659
Investments accounted for using the equity method	11	-	2,693,603
Investment properties	12	156,248,359	133,364,011
Tangible assets	13	517,444,015	444,901,907
Intangible assets			
- Other intangible assets	14	11,445,797	13,086,985
Deferred tax asset	30	2,044,037	2,321,912
Other non-current assets	20	260,800	277,705
Total non-current assets		697,361,018	604,789,705
Total assets		964,763,375	896,907,995

The accompanying notes form an integral part of these consolidated financial statements.

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT 31 DECEMBER 2020

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

	Note references	(Audited) Current Period 31 December 2020	(Audited) Prior Period 31 December 2019
LIABILITIES			
Current liabilities			
Short-term payables from rental services	6		
- Payables from rental services to related parties		2,184,316	3,678,679
- Payables from rental services to non-related		3,480,863	2,617,539
parties		2,123,232	
Short-term portion of long-term borrowings Trade payables	6	-	11,713,065
- Trade payables to related parties	33	74,509,525	23,320,504
- Trade payables to related parties - Trade payables to non-related parties	33 7	59,163,429	36,895,749
Employee benefit payables	9	6,883,329	3,121,129
Other payables		0,003,32)	3,121,12)
- Other payables to non-related parties	8	5,422,700	4,808,536
Deferred income	19	6,353,389	10,716,689
Current income tax liabilities	30	305,755	169,198
Short-term provisions		,	,
- Short-term provisions for	18	21 500 105	17 140 260
employment benefits	10	31,590,195	17,148,260
- Other short-term provisions	16	17,051,578	9,092,050
Other short-term liabilities	20	12,340,127	24,689,718
Total current liabilities		219,285,206	147,971,116
Non-current liabilities			
Non-current natimities			
Long-term payables from rental services	6		
- Payables from rental services to related parties		7,836,237	11,419,997
- Payables from rental services to non-related part	ies	5,184,568	578,583
Deferred income	19	1,034,238	195,105
Long-term provisions			
- Long-term provisions for	18	57,141,651	52,358,307
employment benefits	10	37,141,031	32,338,307
Deferred tax liability	30	34,727,284	29,804,588
Total non-current liabilities		105,923,978	94,356,580
Total liabilities		325,209,184	242,327,696

The accompanying notes form an integral part of these consolidated financial statements.

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT 31 DECEMBER 2020

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

	Note references	(Audited) Current Period 31 December 2020	(Audited) Prior Period 31 December 2019
EQUITY			
Total equity		639,554,191	654,580,299
Equity attributable to equity holders of the parent company		641,415,420	655,049,211
Share capital	21	592,000,000	592,000,000
Inflation adjustment to share capital	21	77,198,813	77,198,813
Share premiums (discounts)	21	76,944	76,944
Other comprehensive income and expenses that will not be reclassified subsequently to profit or loss			
- Gain (loss) on remeasurement			
- Gain (loss) on revaluation of property	21	348,347,644	294,701,211
 Gain (loss) on remeasurement of defined benefit plans 	21	(22,029,402)	(23,594,600)
Other comprehensive income and expenses that may be reclassified subsequently to profit or loss			
- Currency translation differences	21	76,554,966	64,537,704
Restricted reserves	21	117,176,268	117,176,268
Retained earnings/Accumulated deficit		(467,047,129)	(417,649,879)
Net profit (loss) for the period		(80,862,684)	(49,397,250)
Non-controlling interests		(1,861,229)	(468,912)
Total liabilities and equity		964,763,375	896,907,995

These consolidated financial statements as at and for the period ended 31 December 2020 were approved by the Board of Directors on 8 March 2021.

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

CONSOLIDATED STATEMENT OF PROFIT OR LOSS FOR THE PERIOD 1 JANUARY-31 DECEMBER 2020

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

	Note references	(Audited) Current Period 1 January - 31 December 2020	(Audited) Prior Period 1 January - 31 December 2019
Sales	22	315,812,065	357,434,718
Cost of sales (-)	22	(306,283,358)	(314,852,017)
Gross profit/(loss)		9,528,707	42,582,701
General administrative expenses (-)	23	(85,245,093)	(70,214,362)
Marketing expenses (-)	23	(59,766,766)	(61,459,638)
Other operating income	25	107,016,208	72,077,828
Other operating expenses (-)	26	(44,219,105)	(34,722,219)
Operating profit/(loss)		(72,686,049)	(51,735,690)
Share of (loss)/gain of investments accounted by the equity method	11	(2,834,017)	(1,716,208)
Income from investing activities	27	28,779,243	36,458,635
Expenses from investing activities (-)	28	(438,531)	(5,965,735)
Operating profit/(loss) before finance income/(expense)		(47,179,354)	(22,958,998)
Finance expenses (-)	29	(16,843,451)	(27,967,356)
Profit/(loss) before tax from continuing operations		(64,022,805)	(50,926,354)
Tax income/(expense) of continuing operations		3,330,708	(1,734,699)
Current tax income (expense)	30	(305,755)	(769,939)
Deferred tax income (expense)	30	3,636,463	(964,760)
Profit/(loss) for the period from continuing operations		(60,692,097)	(52,661,053)
Profit/(loss) for the period from discontinued operations		(21,354,739)	3,208,759
Net profit/(loss) for the period		(82,046,836)	(49,452,294)
Allocation of net profit/(loss) for the period		(1.104.152)	(55.044)
Attributable to non-controlling interests		(1,184,152)	(55,044)
Attributable to equity holders of the parent company		(80,862,684)	(49,397,250)
Loss per share			
Attributable to shareholders of the parent company	32	(0.1366)	(0.0834)

The accompanying notes form an integral part of these consolidated financial statements,

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

CONSOLIDATED STATEMENT OF OTHER COMPREHENSIVE INCOME FOR THE PERIOD 1 JANUARY-31 DECEMBER 2020

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

	Note references	(Audited) Current Period 1 January - 31 December 2020	(Audited) Prior Period 1 January - 31 December 2019
Other comprehensive income statement			
Net profit (loss) for the period		(82,046,836)	(49,452,294)
Other comprehensive income			
Other comprehensive income (expense) that will not be subsequently reclassified to profit and loss			
- Gain/(loss) on revaluation of property	13	59,607,148	91,621,637
 Gain/(loss) on revaluation for defined benefits 	18	2,006,665	(3,127,772)
Taxes related to other comprehensive income (expense) that will not be subsequently reclassified to profit and loss			
- Gain/(loss) on revaluation of property, tax effect	30	(5,960,715)	(9,162,164)
 Gain/(loss) on revaluation for defined benefits, tax effect 	30	(441,467)	627,116
Other comprehensive income (expense) that will be subsequently reclassified to profit and loss			
- Currency translation differences		11,809,097	(16,432,827)
Other comprehensive income (expense)		67,020,728	63,525,990
Total comprehensive income (expense)		(15,026,108)	14,073,696
Allocation of total comprehensive income (expense)			
Attributable to non-controlling interests		(1,392,317)	(651,048)
Attributable to shareholders of the parent company		(13,633,791)	14,724,744

The accompanying notes form an integral part of these consolidated financial statements.

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE PERIOD 1 JANUARY-31 DECEMBER 2020

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

		,												
					income o that subsequent	mprehensive or (expense) will be dly reclassified fit or loss	income that subsequer	omprehensive or (expense) will not be ntly reclassified ofit or loss		Accumul	ated profits			
	N	Gl	Inflation Adjustment	Share	Hedge	Currency	` ′	Gain (losses) on	Post total	Retained	Net profit /	Equity attributable to shareholders	Non-	T. 4
	Note references	Share capital	to share capital	premium (discounts)	instrument gain (loss)	translation differences (1)	property revaluation	remeasurement of defined benefit plan	Restricted reserves (2)	earnings / (losses)	(loss) for the period	of the parent company	controlling interests	Total equity
Balances at 1 January 2019	references	592,000,000	77,198,813	76,944	gam (1033)	80,374,527	212,241,738	(21,093,944)	101,083,330	(671,268,213)	269,368,228	639,981,423	182,136	640,163,559
Transfers		-			-	-	-	(21,000,011)	16,092,938	253,618,334		343,044	-	343,044
Total comprehensive income / (expense)		-	-	-	-	(15,836,823)	82,459,473	(2,500,656)	-	-	(49,397,250)	14,724,744	(651,048)	14,073,696
-Other comprehensive income (expense)		-	-	-	-	(15,836,823)	82,459,473	(2,500,656)	-	-	-	64,121,994	(596,004)	63,525,990
-Gain (loss) on remeasurement of defined benefit plans		-	-	-	-	-	-	(2,500,656)	-	-	-	(2,500,656)	-	(2,500,656)
-Gain (loss) on remeasurement		-	-	-	-	-	82,459,473	-	-	-	-	82,459,473	-	82,459,473
-Currency translation differences		-	-	-	-	(15,836,823)	-	-	-	-	-	(15,836,823)	(596,004)	(16,432,827
-Net profit (loss) for the period		-	-	-	-	-	-	-	-	-	(49,397,250)	(49,397,250)	(55,044)	(49,452,294)
Balances at 31 December 2019	21	592,000,000	77,198,813	76,944	-	64,537,704	294,701,211	(23,594,600)	117,176,268	(417,649,879)	(49,397,250)	655,049,211	(468,912)	654,580,299
Balances at 1 January 2020	21	592,000,000	77,198,813	76,944	-	64,537,704	294,701,211	(23,594,600)	117,176,268	(417,649,879)	(49,397,250)	655,049,211	(468,912)	654,580,299
Transfers		_	_	_	_	_	_	_	_	(49,397,250)	49,397,250	_	_	
Total comprehensive income / (expense)		_	_	_	_	12,017,262	53,646,433	1,565,198	_	-	(80,862,684)	(13,633,791)	(1,392,317)	(15,026,108)
-Other comprehensive income (expense)		-	_	-	-	12,017,262	53,646,433	1,565,198	_	-	-	67,228,893	(208,165)	67,020,728
-Gain (loss) on remeasurement of defined benefit plans		-	-	-	-	-	-	1,565,198	-	-	-	1,565,198	-	1,565,198
-Gain (loss) on remeasurement		-	-	-	-	-	53,646,433	-	-	-	-	53,646,433		53,646,433
-Currency translation differences		-	-	-	-	12,017,262	-	-	-	-	-	12,017,262	(208,165)	11,809,097
-Net profit (loss) for the period		-				-	-	-	<u> </u>	-	(80,862,684)	(80,862,684)	(1,184,152)	(82,046,836)
Balances at 31 December 2020	21	592,000,000	77,198,813	76,944	-	76,554,966	348,347,644	(22,029,402)	117,176,268	(467,047,129)	(80,862,684)	641,415,420	(1,861,229)	639,554,191

In accordance with the board decision dated 22 November 2017 of Pronto Media Holding, which is located in Russia as the indirect subsidiary of Trader Media East Ltd. of which of the Group owns 97.29% shares, the Group decided to discontinue the digital operations within its body and impairment losses of such operations have been recognized under "discontinued operations" in the in statement of profit/(loss). Additionally, currency translation differences recognized under equity attributable to TME activities will be transferred from equity to the statement of profit or loss when the necessary conditions are met.

⁽²⁾ In 2019, Company has allocated general legal reserves amounting to TRY 15,749,892 from the profit of the year 2019 and R&D incentive grant amounting to TRY 343,046 to the restricted reserve.

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE PERIOD 1 JANUARY-31 DECEMBER 2020

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

	Note references	(Audited) Current Period 1 January - 31 December 2020	(Audited) Prior Period 1 January - 31 December 2019
CASH FLOWS FROM OPERATING ACTIVITIES		31,596,372	40,328,833
Net profit (loss) for the period		(82,046,836)	(49,452,294)
Profit (loss) from continuing operations		(60,692,097)	(52,661,053)
Profit (loss) from discontinued operations		(21,354,739)	3,208,759
Adjustments to reconcile profit (loss) for the period		70,440,077	91,673,954
Adjustments related to depreciation and amortization expenses	13,14	15,200,193	20,400,394
Adjustments related to impairment (reversal)			
Adjustments related to impairment (reversal) of receivables	7	4,125,963	4,127,590
Adjustments related to provision for impairment of inventories	10	699,040	575,784
Adjustments related to impairment (reversal) of investment property	12	(24,022,862)	(20,280,009)
Adjustments related to (reversal) of provision for employment benefits	18	25,492,493	12,793,112
Adjustments related to litigation and legal provisions (reversal)	16	10,621,414	6,107,073
Adjustment related to general provisions (reversals)		(392,555)	607,787
Adjustment related to other provisions (reversals)		(2,251,330)	353,048
Adjustments related to interest (income) expense			
Adjustments related to interest income	25	(222,713)	(847,270)
Adjustments related to interest expense	29	12,410,038	26,613,757
Unearned finance expense due to term purchases	26	(5,775,353)	1,145,665
"Deferred finance income due to term sales	25	28,770,364	24,165,035
Adjustments related to undistributed profits of investments accounted at equity method	11	2,834,017	1,716,208
Adjustments related to tax (income) expense	30	(3,330,708)	1,734,699
Adjustments related to (gain) loss on sale of tangible assets	27,28	(117,227)	4,934,261
Adjustments related to profit (loss) confirmation		6,399,303	7,526,820
Changes in working capital		47,763,129	5,969,384
Adjustments related to (increase) decrease in trade receivables			
(Increase) decrease in trade receivables from related parties		(78,035,122)	(32,092,605)
(Increase) decrease in trade receivables from third parties		(5,486,895)	(9,681,806)
Adjustments related to (increase) decrease in inventories		(1,955,443)	1,366,422
(Increase) decrease in prepaid expenses		(1,626,733)	(3,862,209)
Adjustments related to increase (decrease) in trade payables			
Increase (decrease) in trade payables to related parties		51,189,021	7,899,547
Increase (decrease) in trade payables to third parties		22,267,680	(13,994,400)
Increase (decrease) in payables related to employee benefits		3,762,200	127,970
Increase (decrease) in deferred income		(3,524,167)	(450,054)
Adjustments related to other increase (decrease) in working capital			
(Increase) decrease in other assets related to operating activities		72,104,818	48,724,707
Increase (decrease) in other liabilities related to operating activities		(10,932,230)	7,931,812

The accompanying notes form an integral part of these consolidated financial statements.

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE PERIOD 1 JANUARY-31 DECEMBER 2020

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

		(Audited)	(Audited)
		Current Period	Prior Period
	Note	1 January -	1 January -
_	references	31 December 2020	31 December 2019
Cash generated from operating		36,156,370	48,191,044
Employment benefits paid	18	(4,672,560)	(6,049,447)
Payments related to other provisions	16	(218,368)	(2,523,410)
Taxes returns (payments)	30	(169,198)	(1,128,033)
Other cash inflows (outflows)	7	500,128	1,838,679
CASH FLOWS FROM INVESTING ACTIVITIES		(6,106,908)	(15,092,087)
Cash inflows from sale of tangible and intangible assets	13,14	594,984	(4,898,063)
Cash outflows from purchases of tangible assets	13	(7,553,938)	(26,171,374)
Cash outflows from purchases of intangible assets	14	(268,930)	(46,920)
Cash inflows from sale of investment property	12	825,000	15,177,000
Dividends received		73,263	_
Interests received	25	222,713	847,270
CASH FLOWS FROM FINANCING ACTIVITIES		(36,854,711)	(49,719,631)
Payments of lease liabilities		(6,399,303)	(7,526,821)
Cash outflow related to payments of debt			. , , ,
Bank borrowings paid	6	(18,009,283)	(15,582,708)
Interests paid	29	(12,410,038)	(26,613,757)
Other cash inflows (outflows)		(36,087)	3,655
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS BEFORE THE EFFECT OF EXCHANGE RATE CHANGES		(11,365,247)	(24,482,885)
Effects of currency translation rate changes on cash and cash equivalents		1,799,928	(18,228,514)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		(9,565,319)	(42,711,399)
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE PERIOD		14,156,497	56,867,896
CASH AND CASH EQUIVALENTS AT THE END OF THE PERIOD		4,591,178	14,156,497

The accompanying notes form an integral part of these consolidated financial statements.

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2020

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

NOTE 1 – ORGANISATION AND NATURE OF OPERATIONS

Hürriyet Gazetecilik ve Matbaacılık A.Ş. ("Hürriyet" or the "Company") was established in 1960 and is registered in Turkey. The Company undertakes journalism, printing, advertising, internet publishing activities and operates seven printing plants with locations in Istanbul, Ankara, İzmir, Adana, Antalya, Trabzon and Germany.

As stated in Note 21, Doğan Şirketler Grubu Holding A.Ş., which has 552,000,000 shares registered in its shares, representing 77.67% of the issued capital of Hürriyet, has transferred to Demirören Medya Yatırımları Ticaret A.Ş. ("Demirören Medya") on 16 May 2018. The share transfer was completed with the extraordinary general meeting held on 6 June 2018. As a result of this transaction, Demirören Media has become the main shareholder of the Company.

In addition, the issued capital of the Company was increased by TRY 40,000,000 (7.24%) from TRY 552,000,000 to TRY 592,000,000 in accordance with the decision of the Board of Directors dated November 19, 2018. Which is divided into 552,000,000 shares and each share has a nominal value of TRY 1.00 within the registered share capital of TRY 800,000,000. The issuance certificate for the capital increase was approved by the Capital Markets Board dated December 13, 2018 and numbered 63/1446., the capital increase transaction was completed with the cash payment of Demirören Medya on December 21, 2018 and the transaction was registered on 15 January 2019.

The ultimate shareholder of the company is the Demirören family.

The number of employees of the Group as of 31 December 2020 is 1,233 (31 December 2019: 1,053).

The address of the registered office is as follows:

100. Yıl Mahallesi, 2264 Sokak No:1 34204 Bağcılar/İstanbul Turkey

The Company is registered of the Capital Markets Board ("CMB") and its shares have been quoted on the Borsa İstanbul A.Ş. ("BİAŞ or "Borsa" or "BİST") since 25 February 1992. In accordance with the resolution numbered 21/655 on 23 July 2010 and amendment held on 30 October 2014 of CMB; according to the records of Central Securities of Depositary of Turkey (CSD); shares representing 20.82 % as of 31 December 2020 (31 December 2019: 16.54%) of Hürriyet are accepted as "in circulation". As of the date of the report, this ratio is 20.82% (Note 21).

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2020

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

NOTE 1 -ORGANISATION AND NATURE OF OPERATIONS (Continued)

Subsidiaries

As of 31 December 2020, the name of the Company's subsidiaries ("Subsidiaries"), the nature of the business and geographic segments are as follows:

	Subsidiaries		Registered country	Geographic segment	Nature of business
1	Yenibiriş İnsan Kaynakları Hizmetleri				
	Danışmanlık ve Yayıncılık A.Ş. ("Yenibiriş")		Turkey	Turkey	Internet Publishing
2	Hürriyet Zweigniederlassung GmbH. ("Hürriyet Zweignied	erlassung")	Germany	Europe	Printing newspaper
3	Hürriyet Invest B.V. ("Hürriyet Invest")		Netherland	Europe	Investment
4	Trader Media East Ltd. ("TME")		Jersey	Europe	Investment
5	Sporarena Dijital Hizmetler Pazarlama ve Ticaret A.Ş. ("Sp	orarena")	Turkey	Turkey	Internet Publishing
6	Mirabridge International B.V.		Netherland	Europe	Investment
7	OOO Pronto Samara		Russia	Russia and EE	Newspaper and internet publishing
8	ID Impress Media LLC		Russia	Russia and EE	Publishing
9	OOO Rukom		Russia	Russia and EE	Internet publishing
10	OOO Pronto Media Holding Ltd.		Russia	Russia and EE	Newspaper and internet publishing
11	OOO Rektcentr		Russia	Russia and EE	Newspaper and internet publishing
12	Publishing House Pennsylvania Inc.	The United State	es of America	Russia and EE	Investment
13	OOO SP Belpronto		Belarus	Russia and EE	Newspaper and internet publishing
14	Publishing International Holding BV		Netherland	Europe	Investment
Joi	Registered nt Ventures country	· ·	phic nent		Nature of business
TO	V E-Prostir Ukraine	Eur	rope		Internet Publishing

Associates

SP Pronto Kiev

Associates of the Company, registered countries, nature of businesses, geographic segments are as follows:

Europe

Newspaper and internet publishing

	Registered	Geographic	
Associates	country	segment	Nature of business
Demirören Media International GmbH. ("Demirören Media")	Germany	Europe	Newspaper Publishing

NOTE 2 – BASIS OF PRESENTATION OF FINANCIAL STATEMENTS

Ukraine

2.1 Basis of presentation

2.1.1 Preparation and presentation of financial statements

Statement of Compliance with TAS

The accompanying consolidated financial statements are prepared in accordance with the Communiqué Serial II, No:14.1, "Principles of Financial Reporting in Capital Markets" ("the Communiqué") published in the Official Gazette numbered 28676 on 13 June 2013. According to the article 5 of the Communiqué, consolidated financial statements are prepared in accordance with Turkish Financial Reporting Standards ("TFRS") and its addendum and interpretations ("IFRIC") issued by Public Oversight Accounting and Auditing Standards Authority ("POA") Turkish Accounting Standards Boards.

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2020

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

NOTE 2 – BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (Continued)

2.1 Basis of presentation (Continued)

2.1.1 Preparation and presentation of financial statements (Continued)

Statement of Compliance with TAS (Continued)

The accompanying consolidated financial statements are prepared in accordance with 2019 TASTaxonomy based on the requirements of Capital Markets Board ("CMB") Communiqué Serial II, No:14.1 "Basis of Financial Reporting in Capital Markets" and Turkish Financial Reporting Standards ("TFRS") issued by the Public Oversight Accounting and Auditing Standards Authority ("POA"), which is developed by POA and announced to the public by the decision of the POA on 15 April 2019 in accordance with paragraph 9(b) of Decree Law No. 660.

The Group records its statutory accounting records in accordance with the Tax Legislation and The Uniform Chart of Accounts (Accounting System Implementation General Communiqué) published by T.C. Ministry of Finance in Turkish Lira.

Consolidated financial tables are prepared on the historical cost basis except for lands, buildings, investment properties and derivative instruments.

2.1.2 Principles of consolidation method

(a) Subsidiaries

Subsidiaries comprise entities which Hürriyet directly and indirectly controls. Control is achieved when the Group:

- Has power over the investee
- Is exposed, or has rights, to variable returns from its involvement with the investee; and
- Has ability to use its power to affect its returns.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes at least to one of the elements of control listed above.

The Group considers all the relevant facts and circumstances in assessing whether or not the Company's voting rights in an investee are sufficient to give it power, including:

- The size of the Group's holding of voting rights relative to the size and dispersion of voting rights of the other shareholders;
- Potential voting rights held by the Group and other parties;
- Rights arising from other contractual arrangements; and
- Any facts and circumstances that indicate that the Group has, or does not have, the current ability to direct the relevant activities (including voting patterns at previous shareholders' meetings)

Subsidiaries are consolidated by full consolidation method by the date the Group takes the control. From the date the control is over, subsidiaries are excluded from the consolidation scope. Proportion of effective ownership represents the share which the Group has through the shares held by Hürriyet and/or indirectly by its subsidiaries.

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.S.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2020

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

NOTE 2 – BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (Continued)

2.1 Basis of presentation (Continued)

2.1.2 Principles of consolidation method (Continued)

(a) Subsidiaries (Continued)

Subsidiaries acquired or disposed of during the accounting period are included in the consolidation from the date at which the control of operations are transferred to the Group and excluded from the consolidation when the control is lost. Even if non-controlling interests result in a deficit balance, total comprehensive income is attributed to the owners and to the non-controlling interests.

Income and expenses of a subsidiary, acquired or disposed of the during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Company gains control until the date when the Company ceases to control the subsidiary.

Changes in share capital of the Group's existing subsidiaries:

Changes in the Group's ownership interests in subsidiaries that do not result in the loss of control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's interests and non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to owners of the Group.

When the Group loses control of a subsidiary, a gain or loss is recognized in profit or loss and is calculated as the difference between

- i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and
- ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests

All amounts previously recognized in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable TFRS). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under TAS 39 "Financial instruments: recognition and measurement", when applicable, the cost on initial recognition of an investment in an associate or a joint venture.

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2020

(Amounts expressed in Turkish Lira ("TRY") unless otherwise indicated.)

NOTE 2 – BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (Continued)

2.1 Basis of presentation (Continued)

2.1.2 Principles of consolidation method (Continued)

(a) Subsidiaries (Continued)

The Subsidiaries and their effective ownership interests at 31 December 2020 and 2019 are as follows:

		by Hürriy Subsidia		Effective ownership interest (%)		
	Subsidiaries	31 December 2020	31 December 2019	31 December 2020	31 December 2019	
1	Yenibiriş	100.00	100.00	100.00	100.00	
2	Hürriyet Zweigniederlassung	100.00	100.00	100.00	100.00	
3	Hürriyet Invest	100.00	100.00	100.00	100.00	
4	TME (1)	97.29	97.29	97.29	97.29	
5	SporArena	100.00	100.00	100.00	100.00	
6	ID Impress Media LLC	91.00	91.00	88.53	88.53	
7	Mirabridge International B.V.	100.00	100.00	97.29	97.29	
8	OOO Pronto Samara	100.00	100.00	97.29	97.29	
9	OOO Rukom (2)	100.00	100.00	97.29	97.29	
10	OOO Pronto Media Holding Ltd	100.00	100.00	97.29	97.29	
11	OOO SP Belpronto	60.00	60.00	58.37	58.37	
12	OOO Rektcentr (3)	100.00	100.00	97.29	97.29	
13	Publishing House Pennsylvania Inc	100.00	100.00	97.29	97.29	
14	Publishing International Holding BV	100.00	100.00	97.29	97.29	

⁽¹⁾ The subsidiary is delisted from the London Stock Exchange as of 2 January 2020.

2.1.3 Comparative information and restatement of prior period financial statements

In order to allow for the determination of the financial situation and performance trends the Group's consolidated financial statements have been presented comparatively with the previous year. Where necessary, comparative figures have been reclassified to conform to the changes in presentation in the current period.

2.1.4 Significant accounting policies and changes in accounting estimates and errors and restatement of previously reported financial statements

Effect of changes in accounting estimates, if it is only related to one period, is recognized in the period that the change is made, if it is related with the future periods, is recognized in the current period and also in future periods, prospectively. There is no significant change in accounting estimates of the Company during the current period. When the presentation or classification of financial statements is changed, prior period's financial statements are also reclassified in line with the related changes in order to sustain consistency and all significant changes are explained.

⁽²⁾ The subsidiary was liquidated as of 25 June 2019.

⁽³⁾ The subsidiary is in liquidation process as of 6 August 2019

⁽⁴⁾ The related subsidiary has entered the liquidation process as of 18 December 2020.

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NOTE 2 – BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (Continued)

2.1 Basis of presentation (Continued)

2.1.5 Changes in Turkey Financial Reporting Standards

New and amended standards and interpretations

The accounting policies adopted in preparation of the consolidated financial statements as at December 31, 2020 are consistent with those of the previous financial year, except for the adoption of new and amended Turkish Accounting Standards ("TAS")/TFRS and IFRIC interpretations effective as of January 1, 2019. The effects of these standards and interpretations on the Group's financial position and performance have been disclosed in the related paragraphs.

Standards, amendments and interpretations applicable as at 31 December 2020:

Amendments to IAS 1 and IAS 8 on the definition of material; effective from Annual periods beginning on or after 1 January 2020. These amendments to IAS 1, 'Presentation of financial statements', and IAS 8, 'Accounting policies, changes in accounting estimates and errors', and consequential amendments to other IFRSs:

- i) use a consistent definition of materiality throughout IFRSs and the Conceptual Framework for Financial Reporting;
- ii) clarify the explanation of the definition of material; and
- iii) incorporate some of the guidance in IAS 1 about immaterial information.

This change does not have any impact on the Group's financial performance.

Amendments to IFRS 3 - definition of a business; effective from Annual periods beginning on or after 1 January 2020. This amendment revises the definition of a business. According to feedback received by the IASB, application of the current guidance is commonly thought to be too complex, and it results in too many transactions qualifying as business combinations. This change does not have any impact on the Group's financial performance.

Amendments to IFRS 9, IAS 39 and IFRS 7 – Interest rate benchmark reform; effective from Annual periods beginning on or after 1 January 2020. These amendments provide certain reliefs in connection with interest rate benchmark reform. The reliefs relate to hedge accounting and have the effect that IBOR reform should not generally cause hedge accounting to terminate. However, any hedge ineffectiveness should continue to be recorded in the income statement. Given the pervasive nature of hedges involving IBOR-based contracts, the reliefs will affect companies in all industries. This change does not have any impact on the Group's financial performance.

Amendment to IFRS 16, 'Leases' – Covid-19 related rent concessions; effective from Annual periods beginning on or after 1 June 2020.

As a result of the coronavirus (COVID-19) pandemic, rent concessions have been granted to lessees. Such concessions might take a variety of forms, including payment holidays and deferral of lease payments. On 28 May 2020, the IASB published an amendment to IFRS 16 that provides an optional practical expedient for lessees from assessing whether a rent concession related to COVID-19 is a lease modification. Lessees can elect to account for such rent concessions in the same way as they would if they were not lease modifications. In many cases, this will result in accounting for the concession as variable lease payments in the period(s) in which the event or condition that triggers the reduced payment occurs. This change does not have any impact on the Group's financial performance.

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NOTE 2 – BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (Continued)

2.1 Basis of presentation (Continued)

2.1.5 Changes in Turkey Financial Reporting Standards (Continued)

Standards, amendments and interpretations that are issued but not effective as at 31 December 2019:

Amendments to IAS 1, Presentation of financial statements' on classification of liabilities; effective from 1 January 2022. These narrow-scope amendments to IAS 1, 'Presentation of financial statements', clarify that liabilities are classified as either current or non-current, depending on the rights that exist at the end of the reporting period. Classification is unaffected by the expectations of the entity or events after the reporting date (for example, the receipt of a waiver or a breach of covenant). The amendment also clarifies what IAS 1 means when it refers to the 'settlement' of a liability.

A number of narrow-scope amendments to IFRS 3, IAS 16, IAS 37 and some annual improvements on IFRS 1, IFRS 9, IAS 41 and IFRS 16; effective from Annual periods beginning on or after 1 January 2022.

- Amendments to IFRS 3, 'Business combinations' update a reference in IFRS 3 to the Conceptual Framework for Financial Reporting without changing the accounting requirements for business combinations.
- Amendments to IAS 16, 'Property, plant and equipment' prohibit a company from deducting from the cost of property, plant and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, a company will recognise such sales proceeds and related cost in profit or loss.
- Amendments to IAS 37, 'Provisions, contingent liabilities and contingent assets' specify which costs a company includes when assessing whether a contract will be loss-making.

Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 Interest Rate Benchmark Reform Phase 2; effective from annual periods beginning on or after 1 January 2021. The Phase 2 amendments address issues that arise from the implementation of the reforms, including the replacement of one benchmark with an alternative one.

The impacts of the new standards, amendments and improvements on the financial position and performance of the Group is being assessed.

2.2 Summary of significant accounting policies

2.2.1 Related parties

A related party is a person or entity that is related to the entity that is preparing its financial statements.

- a) A person or a close member of that person's family is related to a reporting entity if that person:
- (i) has control or joint control over the reporting entity;
- (ii) has significant influence over the reporting entity; or
- (iii) is a member of the key management personnel of the reporting entity or of a parent of the reporting entity.

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2.2 Summary of significant accounting policies (Continued)

2.2.1 Related parties (Continued)

- (b) An entity is related to a reporting entity if any of the following conditions exists:
- (i) The entity and the reporting entity are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
- (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
- (iii) Both entities are joint ventures of the same third party.
- (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.

A related party transaction is a transfer of resources, services or obligations between a reporting entity and a related party, regardless of whether a price is charged.

Under the guidance of the explanations mentioned above and also in compliance with TAS 24, Demirören Medya Yatırımları A.Ş. directly or indirectly has participation, including any entities under common control; real persons and legal entities that have direct or indirect individual or joint control over the company and their close family members (relatives up to second-degree) and legal entities having direct or indirect individual or joint control by them and legal entities having significant effect over the Company or their key management personnel; Company's subsidiaries and members of the Board of Directors, key management personnel and their close family members (relatives up to second-degree) and real persons or legal entities that are directly or indirectly controlled individually or jointly (Note 33).

2.2.2 Financial assets

Classification and measurement

The Group has categorized its financial assets into three accounts as financial assets accounted at amortized cost, financial assets whose fair value is reflected to the income statement and financial assets whose fair value is reflected to the other comprehensive income. Classification has been performed by considering business model according to the purpose of use and expected cash flow. Management classifies its financial assets at the date that the purchase is completed.

(a) Financial assets accounted at amortized cost:

Management, which adopted collection business model of cash flow as based on contract including only the payment of cash and the interest stemming from cash balance, classified the financial assets, which have certain and fixed payment, are not traded in active market and are not derivative instrument, at amortized cost. If the maturity of the financial asset is less than 12 months, it is called Current assets whereas if the maturity is more than 12 months, it is called Non-current assets. The financial assets accounted at amortized cost include 'Trade Receivable' 'Other Receivable' and 'Cash and Cash Equivalent'. In addition to that, the trade receivable which are taken from factoring firm is classified in the financial assets accounted at amortized cost because its collection risk is not transferred.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2020

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2.2 Summary of significant accounting policies (Continued)

2.2.2 Financial assets (Continued)

Impairment

The Group uses the provision matrice by choosing simplified application method in the process of calculating the impairment of trade receivable because such receivables don't have significant funding component. In the case of unimpairment in the trade receivable due to any certain reasons, the Group considers expected credit loss to be equal to lifelong expected credit loss. The calculation of provision for expected credit loss has been performed using the expected credit loss ratio determined by considering historical credit loss experience and macroeconomic indicators

(b) Assets accounted at fair value

The assets which management adopted the collection or sale business model of cash flow resulted from contracts have been accounted at fair value. The assets as explained in previous sentence have been classified as the non-current asset if the management does not intend to sell within 12 months. The Group makes a decision about recording the fair value difference as equity investment in the statement of profit or loss or the other comprehensive income for the investment on the financial assets as based on equity in the process of first record. This decision cannot be changed.

i) The asset whose fair value is recorded in the statement of profit or loss

The assets whose fair value is recorded in the statement of profit or loss include the 'Derivative Instrument' accounts in the financial statement. Derivative instrument is recorded as an asset if its fair value is positive whereas derivative instrument is recorded as a liability if its fair value is negative. The derivative instruments of the Group consist of the operation of purchase and sale of currency with maturity.

ii) The asset whose fair value is recorded in the other comprehensive income

The assets whose fair value is recorded in the other comprehensive income include 'Financial Investment' and 'Derivative Instrument' accounts in the financial statement. Valuation difference has been classified in retained earnings in the case of the sale of the assets whose fair value difference is recorded in the other comprehensive income.

2.2.3 Trade receivables and provision for doubtful receivables

The Group's trade receivables from providing goods or services to customers are carried at net of unrealized finance income "unearned financial income due to sales with maturity". Trade receivables, net of unrealized finance income, are calculated by discounting future cash inflows of receivables carried at the original invoice amount using the effective interest method. The effective interest rate is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset, or, where appropriate, a shorter period to the net carrying amount on initial recognition. Effective interest method is calculating the present value in accordance with the compound interest basis. The rate determined by compound interest basis and applied in this method is named "effective interest rate". Short term receivables with indefinite interest rate are carried at cost unless the effect of imputing interest is significant (Note 7).

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2.2 Summary of significant accounting policies (Continued)

2.2.3 Trade receivables and provision for doubtful receivables (Continued)

When calculating the impairment of trade receivables, which are recognised based on the cost amortised in financial statements and do not include an important financing component, Group preferred to adopt "simplified approach" in TFRS 9 standard.

According to "simplified approach" of TFRS 9 Standard, loss provisions concerning trade receivables are calculated equal to "lifetime expected credit loss" if trade receivables are not impaired due to valid reasons as stated in TFRS 9.

TAS 39"Financial Instruments: Recognition and Measurement" valid before 1 January 2018: Instead of "realised credit losses model" in TAS 39, "expected credit loss model" was defined in TFRS 9 "Financial Instruments" Standard. Expected credit loss is estimated by weighting credit losses, expected to occur throughout the expected life of financial instruments, based on previous statistics. When calculating the expected credit losses, credit losses in the previous years and forecasts of the Group are considered.

The Group uses "provision matrix" to calculate the expected credit losses of trade receivables. According to the overdue maturities of trade receivables, certain provision rates are calculated and these ratios are revised each reporting period, if necessary. The change related to the expected credit loss is recorded under other operating income/expense.

If there is a partial or whole collection over the doubtful receivable amount subsequent to the allocation of provision for doubtful receivables, the collected portion is recognised under the other operating income following the deduction from total provision amount

2.2.4 Impairment of assets excluding goodwill and intangible assets with indefinite useful lives

At each balance sheet date, the Group evaluates whether there are any indications that an asset other than goodwill or intangible assets with indefinite useful lives may be impaired. When an indication of impairment exists, carrying value of the assets is compared with the net realizable value which is the higher of value in use and fair value less costs to sell. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash generating units). Impairment exists if the carrying value of an asset or a cash generating unit including that asset is greater than its recoverable amount. Impairment losses are recognised in the consolidated statement of income. As of 31 December 2020, the Group has classified the impairment loss of intangible assets related to discontinued operations in the current and prior period under "Loss of discontinued operations for the period after tax" in the statement of profit or loss as stated in Note 31.

2.2.5 Inventories

Inventories are valued at the lower of cost or estimated selling price less estimated costs necessary to make a sale (net realizable value). Cost elements included in inventory are purchase costs and other costs necessary to prepare the asset for its intended use. Cost elements included in inventories are materials, labor and production over heads. The unit cost of inventories is determined on the moving weighted average basis (Note 10).

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2.2 Summary of significant accounting policies (Continued)

2.2.5 Inventories (Continued)

When the net realizable value of inventory is less than cost, the inventory is written down to the net realizable value and the expense is included in the consolidated statement of profit or loss in the period the write-down or loss occurred. When the circumstances that previously caused inventories to be written down below cost no longer exist or when there is clear evidence of an increase in net realizable value because of changed economic circumstances, the amount of the write-down is reversed. The reversal amount is limited to the amount of the initial impairment. The management evaluates the inventory impairment amount (if any) as of the balance sheet dates (Note 10).

2.2.6 Investment properties

Investment properties are properties held to earn rentals and/or for value increase. Investment properties are measured initially at cost, including transaction costs. As of the date of the report, the properties held for a currently undetermined future use by the Group management, have been classified as investment properties.

Subsequent to initial recognition, at the end of each year when there is an indication of impairment, in accordance with the appraisal reports obtained from licensed real estate appraisal organizations under the Capital Market Legislation, investment properties are stated at fair value which reflects the market conditions as of the statement of financial position date. Gain or losses arising from changes in the fair values of investment properties are included in the consolidated statement of profit or loss in the period in which they arise. Deferred tax liability/asset has been calculated from all the temporary differences from investment properties.

An investment property is derecognized upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from disposal. Any gain or loss arising from derecognition of the property is included in the statement of profit or loss in the period in which the property is derecognized.

Transfers are made to or from investment property only when there is a change in use. For a transfer from investment property to owner occupied property, the deemed cost for subsequent accounting is the fair value at the date of change in use. If owner occupied property becomes an investment property, the Group accounts for such property in accordance with the policy stated under property, plant and equipment up to the date of change in use. The difference between cost value and fair value at the date of the change is recognized as revaluation fund in consolidated statement of other comprehensive income (Note 12).

2.2.7 Property, plant and equipment

Property, plant and equipment except for land and building are carried at cost less any accumulated depreciation and any accumulated impairment losses (Note 13). Depreciation is provided on property, plant and equipment on a straight-line basis (except land and building). The useful life of land is considered infinite.

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2.2 Summary of significant accounting policies (Continued)

2.2.7 Property, plant and equipment (Continued)

The depreciation periods for property and equipment, which approximate the economic useful lives of assets concerned, are as follows:

Machinery and equipment	3-15 years
Furniture and fixtures	3-15 years
Motor vehicles	5 years
Leasehold improvements	2-20 years

Expected useful life, residual value and depreciation method are reviewed annually for possible effects of changes in estimates and are recognized prospectively if there is a change in estimates.

An item of property, plant and equipment is derecognized in the consolidated statement of financial position upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognized in the consolidated statement of profit or loss.

Where the carrying amount of an asset is greater than its estimated recoverable amount, it is written down immediately to its recoverable amount provided to allocate provision. The recoverable amount of an asset is the higher of its fair value less costs to sell and its value in use. Fair value less costs to sell is the amount obtainable from the sale of an asset less the costs of disposal. Value in use is the present value of the future cash flows expected to be derived from an asset plus the residual value of the related assets as of the consolidated statement of financial position date.

Regular repair and maintenance expenses are charged to the consolidated statement of profit or loss as they are incurred. Capital expenditures that increase the present value of the future cash flows expected to be derived from property, plant and equipment by increasing its capacity is added to the cost of tangible asset.

Lands and buildings are recorded with their fair values. The difference between the cost value and the fair value is recorded as "revaluation funds" account under the equity, net of deferred tax. The revaluation increase is recorded in the statement of profit or loss if there is a previously recognised impairment in the statement of profit or loss. A decrease in the book value of the land and buildings is recorded in the statement of profit or loss if it exceeds the value in the revaluation fund for the previous revaluation of that asset. When the revalued asset is used, the difference between the amortization calculated over the revalued amount and the amortization calculated over the initial cost amount is recorded in retained earnings after deducting the deferred tax effect.

2.2.8 Intangible assets and amortization

Intangible assets excluding goodwill and assets with infinite useful lives comprise trade names and licenses, customer lists, computer software and rights, internet domain names and other intangible assets. All trade names, customer lists and internet domain names have been identified as a result of independent valuations performed for the purchase price allocation related to the business combinations. Useful lives of certain trade names are determined to be infinite. Assets that have an infinite useful life are not subject to amortization and are tested for impairment annually (Note 14)

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2.2 Summary of significant accounting policies (Continued)

2.2.8 Intangible assets and amortization (Continued)

Trademark	20 years
Customer lists	9-18 years
Computer software and rights	5-15 years
Internet domain names	3-20 years
Other intangible assets	5 years

Intangible assets with finite useful lives are carried at their acquisition cost and amortised using the straight-line method over their estimated useful lives (Note 14).

Intangible assets with finite useful lives are evaluated for impairment losses and if the book value exceeds the recoverable value, a provision is reserved to decrease the book value to recoverable value. Recoverable amount is considered to be the higher of future net cash flows of the intangible asset or the fair value less costs to sell. Impairment losses are recognized immediately in the statement of profit or loss.

The Group evaluates whether there are any indications that an asset other than goodwill or intangible assets with infinite life may be impaired. When an indication of impairment exists, carrying value of the assets is compared with the net realizable value which is the higher of value in use and fair value less costs to sell. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). In the calculation of value in use, the discount rate before tax ,which reflects the value of money in use within current market conditions and risks related to estimates about the future cash flow is used.

Web page development costs

Costs associated with developing web pages are capitalized and are amortized over their estimated useful lives (Note 14). Following the planning phase and operation; all costs are recognized as expense. Maintenance costs of web pages are accounted as operational expenses.

2.2.9 Taxes

Taxation on income includes current period income taxes and deferred taxes. Current year tax liability consists of tax liability on period income calculated according to currently enacted tax rates and tax legislation in force as of balance sheet date and includes adjustments related to the previous year's tax liabilities. Turkish tax legislation does not permit a parent company to file a consolidated tax return for its subsidiary and its joint venture. Therefore, tax provisions, as reflected in the accompanying consolidated financial statements, have been calculated on a separate-entity basis.

Deferred tax is provided, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying values for financial reporting purposes. Deferred tax is determined using tax rates that have been enacted or substantially enacted by the balance sheet date.

Deferred tax liabilities are recognised for all taxable temporary differences, where deferred tax assets resulting from deductible temporary differences are recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary difference can be utilized. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

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2.2 Summary of significant accounting policies (Continued)

2.2.9 Taxes (Continued)

Deferred tax liabilities are recognized when the Group is able to control the reversal of temporary differences, except in those cases where the likelihood of this difference to be recovered in the near future is low, and taxable temporary differences associated with investments in associates and interests in joint ventures calculated for all of the differences. Such investments and taxable temporary deferred tax assets arising from differences, obtaining sufficient profits subject to taxation in the near future it is highly likely that it will benefit from differences and that future related differences it is probable that it will be possible to remove.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the balance sheet date. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities (Note 30).

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they are related to income taxes levied by the same taxation authority (Note 30).

Current and deferred tax

Tax is included in the statement of profit or loss, unless it is related to an operation that is accounted directly under equity. Otherwise, tax is accounted under equity as well as the related transaction (Note 30).

2.2.10 Financial borrowings and borrowing costs

Borrowings are recognized initially at the proceeds received; net of transaction costs incurred. Borrowings are subsequently stated at amortized cost using the effective interest method. Any difference between proceeds, net of transaction costs, and the amortised cost value is recognised in the statement of profit or loss as finance expense over the period of the borrowings. The borrowing costs which are directly related with the acquisition, manufacturing or production of a qualifying asset (means that a long period of time is required to make available for sale and use as purposed) are capitalized as a part of the related asset (Note 6).

2.2.11 Employment termination benefits

The Group is required to pay termination benefits to employees who is retired, whose employment is terminated without due causes in Labour Law, in accordance with the Law related with The Arrangement of the Relationships within the Employees in Press Sector (employees in media sector) and other laws.

The provision for employment termination benefit represents the present value of the actuarial assumption's total reserves of the future probable liability of the Group arising from the retirement of the employees measured in accordance with the Turkish Labour and Press Labour Laws (Note 18).

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2.2 Summary of significant accounting policies (Continued)

2.2.11 Employment termination benefits (Continued)

According to the amendment in TAS 19, the Group calculated employment benefit in accordance with the report prepared by the actuarial firm and recognised all actuarial loss and gains in the other comprehensive statement of profit or loss as of balance sheet date.

2.2.12 Provisions, contingent assets and liabilities

Provisions are recognised when the Group has a present legal or constructive obligation or a result of past events, it is probable that on outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate of the amount of the obligation can be made.

Contingent liabilities are assessed continually to determine whether an outflow of resources comprising economic benefits has become probable. If it becomes probable that an outflow of future economic benefits will be required for an item previously dealt with as a contingent liability, a provision is recognised in the financial statements of the period in which the change in probability occurs except in the extremely rare circumstances where no reliable estimation can be made.

In case the Group's contingent liabilities become probable but the reliable estimation of the amount of the resources containing economic benefits cannot be made, the related liability is presented in disclosures.

Assets that arisen from past events and whose existence will be confirmed only by the Group occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group are treated as contingent assets. A contingent asset is disclosed where an inflow of economic benefit is probable.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably (Note 16).

2.2.13 Share capital and dividends

Ordinary shares are classified as equity. Dividend income is recognised as income by the Group when right to obtain of dividend is generated in the consolidated financial statements. Dividend distribution to the Company's shareholders is recognised as a liability in the Group's consolidated financial statements in the period in which the dividends are approved by the General Assembly (Note 21).

2.2.14 Foreign currency transactions

Foreign currency transactions and balances

Income and expenses arising in foreign currencies have been translated into TRY at the exchange rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies have been translated into TRY at the exchange rates prevailing at the balance sheet dates. Exchange gains or losses arising from the settlement and translation of foreign currency items have been included in the consolidated statement of comprehensive profit or loss.

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2.2 Summary of significant accounting policies (Continued)

2.2.14 Foreign currency transactions (Continued)

Foreign Group Companies

The results of Group undertakings using a different functional currency other than TRY are first translated into TRY by using the average exchange rate for the period. The assets and liabilities of such Group undertakings are translated into TRY by using the closing rate at the balance sheet date. Differences arising on retranslation of the opening net assets of such Group undertakings and differences between the average and period-end rates are included in currency translation reserve in the equity.

When disposing of Group companies abroad, the accumulated foreign currency translation differences of the related enterprise which are accounted for in other comprehensive income are reclassified from equity to profit or loss when the gain or loss arising from disposal is recognized.

The Group may derecognize its operations abroad in the form of sales, liquidation, repayment of capital or partial or abandonment of the entity. A reduction in the carrying amount of a foreign entity due to impairment, will not result in a partial disposal. Therefore, any gain or loss on exchange rate differences recognized in other comprehensive income is not reclassified to profit or loss when the impairment loss is recognized.

The Group has monetary receivables and payables from foreign operations which a group company has no intention or possibility to pay back. Foreign exchange differences arisen from these receivables accounted in currency translation differences under equity, and in case of sale of the subsidiary, the accumulated exchange differences will be classified to profit or loss.

A significant portion of the Group's foreign operations are performed in Russia, Eastern Europe and Eastern Europe countries (Note 3). Foreign currencies and exchange rates at 31 December 2020 and 31 December 2019 are summarized below:

Country	Currency	31 December 2020	31 December 2019
Russia	Ruble	0,0984	0,0955
Eurozone	Euro	9,0079	6.6506
United States of America	Dollar	7,3405	5,9402

2.2.15 Revenue recognition

When the Group fulfills its obligation to perform the assignment by transferring a promised good or service to the customer, the Group records revenue in the financial statements. When the control of an asset is taken (or passed) by the customer, the asset is transferred

The Group puts revenue into financial statements in accordance with the following five basic principles:

- Determination of customer contracts
- Determination of performance obligations in contracts
- Determination of transaction prices in contracts
- Distribution of the transaction price to performance obligations in the contract
- Recognizing revenue when each performance obligation is fulfilled

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2.2 Summary of significant accounting policies (Continued)

2.2.15 Revenue recognition (Continued)

The Group recognizes a contract with the customer as a revenue if all of the following conditions are met:

- The parties to the agreement have endorsed the contract (in accordance with written, oral or other commercial conventions) and committed to their own performance,
- The Group can identify the rights of each party to the goods or services to be transferred,
- The Group is able to define the payment conditions for the goods or services to be transferred,
- The Convention is inherently commercial,
- It is probable that the Group will collect compensation for the goods or services to be transferred to the customers.

The Group considers only the ability of the customer to pay on time and the intention to do so when assessing whether the collectability of a consideration is probable.

At the beginning of the contract, the Group evaluates the goods or services it promises in the contract with the customer and defines each commitment for transfer to the customer as the obligation to act as follows:

- a) different goods or services (goods or services package) or
- b) a series of different goods or services that show great similarity and follow the same method at the time of transfer to the customer

A series of different goods or services is subject to the same cycle if the following conditions are met together:

- a) Each different goods or service in the series which the Group is committed to assign to the customer constitutes a performance obligation to be completed over time, meeting the necessary conditions
- b) In accordance with the related paragraphs of the Standard, the same method shall be used to measure the progress of the Group in respect of the fulfillment of the obligation of performance of each different goods or services constituting a unit.

When another party intervenes in the provisions of the goods or services to the customer the Group determines that it has a performance obligation to provide the goods or services itself (noble) in accordance with the nature of the commitment or to mediate such goods or services provided by another party (proxy). The group is noble if it controls the designated goods or services before transferring the goods or services to the customer. In the case of fulfillment of the obligation (or bringing it), the gross amount of the price that it waits for the transferred goods or services is taken on the financial statements as a revenue. The Group is a proxy if it acts as intermediary for the provision of goods or services for which the performance obligation has been set aside, and does not reflect the financial statement for the obligation as a revenue to fulfill the obligation.

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2.2 Summary of significant accounting policies (Continued)

2.2.15 Revenue recognition (Continued)

The fulfillment obligations of the Group are explained below:

Obligation of Conduct	Context
Advertising Revenue	The Group's advertising revenues consist mainly of revenues from advertising in print media and digital media. As advertising is published, the simultaneous use and consumption of the clients' rights shows that the Group has transferred the control of the service overtime. Therefore, revenue is recognised in accordance with output method when the performance obligation is satisfied (as advertising is published). Unpublished portions of advertisements are recognized in the statement of financial position as a contractual obligation.
Subcontracted Printing Revenue	Subcontracted printing revenues consist of the printing services given to the companies within and outside the Group, using the printing facilities owned by the Group. Revenues generated under this service are accounted for "at a specific moment in time" when the newspaper is delivered for distribution.
Newspaper Sales (Circulation) Revenues	Circulation revenues consist of distribution company and revenue from mass sales and newspaper sales. The revenues generated under this service are accounted for "at a specific moment in time" on the date when the newspapers are shipped.

The Group is an agent for some of the products and services it provides in its "Yakala.co" contracts that companies have agreed to in accordance with their digital marketing strategies. When the Group fulfills the obligation of performance for these contracts which it considers to be an agent, it puts the net amount or commission it expects to deserve into the financial statement. The net amount is the remaining amount after the Group has paid the price or commission, the portals are provided with goods or services. However, in the case of cinema tickets sold in the "Yakala.co" site operating in the field of E-commerce, the Group has an inventory risk regarding the tickets and is principle because it has the discretion in determining the price for this service. Revenue from ticket sales is not a commission income, but is recognized as gross on the financial statements.

The Group considers contractual provisions and commercial practices to determine the transaction price. The transaction price is the amount that the Group expects to qualify for the goods or services it has pledged, other than the amounts collected on behalf of third parties (eg some sales tax), for the customer transfer. Committed to a contract with a client, the price may include fixed amounts, variable amounts, or both. Group contracts can have variable amounts due to turnover based reductions, repayments, points. If the commitment price is a variable amount, the Group determines the cost of the goods or services promised to the customer through the estimated cost to be eligible for the acquisition. It is highly probable that there will not be a significant cancellation of the cumulative gross receipts in the financial statements when the uncertainty related to the variable cost is eliminated in the future because the Group can include part or all of the variable cost amount estimated by the Group. The Group considers both the likelihood and the magnitude of the cancellation of revenue, inasmuch as it is highly probable that there will not be a significant reversal of the cumulative gross receipts in the financial statements when the uncertainty regarding the variable cost subsequently disappears.

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2.2 Summary of significant accounting policies (Continued)

2.2.15 Revenue recognition (Continued)

Revenue-based premiums that the Group has associated with retroactive service acquisitions to media agencies are variable costs. Revenue-based discounts determined by the Group through estimation are accounted as "contractual obligation" in the statement of financial position.

The Group offers advertising services for advertising and other products and services. The barter of the goods or services with similar characteristics and value is not defined as income generating transactions while the exchange of the goods or services with different characteristics and value is defined as those that generate income. In order to determine the transaction price related to the contracts where the customers committed to make non-cash payment, the Group measures the non-cash price at fair value. In cases where the fair value of the goods or services obtained cannot be measured reliably, revenue is recognized as the fair value of the goods or services received, including cash and cash equivalents transferred.

The Group records revenue from barter ad sales as based on accrual. The Group's non-published advertising revenue is recognized as "contractual obligation" in the statement of financial position.

If a contract has offered the option of obtaining additional goods or services to the business customer, this option will result in a liability if the customer provides a material right not to be obtained unless the contract is signed by the contracting party. If the option gives the customer a material right, the entitled customer pays in advance for the goods or services that it will receive in the future, and the entity receives the financial statements when the goods or services to be delivered in the future are transferred or the option is terminated. If the stand-alone selling price of the customer's option to purchase additional goods or services cannot be directly observed, the entity determines this through estimation. This estimate reflects the discount that the customer would receive if he/she used the option in question, corrected for both of the following:

- (a) a discount that the customer may receive if the customer does not use the option, and
- (b) the likelihood of your choice being used.

After the customer receives a prepayment, the entity shall acquire a contractual obligation of prepayment amount in the financial statement in exchange for the obligation to transfer the goods or services in the future or prepare for the prepayment. When the entity realizes the transfer of the goods or services and therefore fulfills the obligation, the contract derives the obligation from the financial statements (and is included as revenue in the financial statements).

The awards given to the dealers and final sellers of the Group are recognized as a contractual obligation in the financial statements as the awards related to the dealership loyalty project are awarded by the customer as a party and cannot be obtained unless they are signed by the contractor. These prizes won under the Dealer Loyalty Project will be deducted from the contractual obligation and used as financial statements in the form of proceeds.

In cases where the Group has collected a customer's consideration and expects to repay part or all of the consideration to the customer in question, the Group takes the restitution obligation in the financial statements. The return obligation is measured at the cost (ie, the amounts not included in the transaction price) or at the price (or receivable) that the entity does not expect to receive. The return obligation (the change in the transaction price and therefore the contract obligation) is updated at the end of each reporting period, taking into account the changes in the terms.

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2.2 Summary of significant accounting policies (Continued)

2.2.15 Revenue recognition (Continued)

The Group puts all of the following items into the financial statements in order to account for transfer of the goods and services which may be returned (together with some services provided by registration)

- (a) gross receipts for products transferred at the amount that the entity is not entitled to receive (hence the revenue for the products that are expected to be returned is not included in the financial statements)
- (b) a restitution obligation and
- (c) an asset for which the entity is entitled to recover its products upon the fulfillment of the entity's obligation to return it (and an adjustment to be made in the cost of the sales accordingly).

An asset included in the financial statements within the scope of the right of withdrawal of the products from the customer for the fulfillment of the obligation of return shall be measured firstly from the previous carrying amount of the product, based on the amount to be found after deducting the expenses expected to be made within the scope of the withdrawal of these products. The Group returns the return obligation measurement at the end of each reporting period, reflecting the changes in the expected return amounts, and takes the necessary corrections as revenue (or rebates) financial statements.

The price specified for a goods or service is the selling price of that goods or service. If there are more than one good or services to be transferred to the contract, the Group distributes the transaction price to each performance obligation (or different goods or services) at a rate that indicates the price the customer expects to qualify for the transfer of the goods or services promised. In order to reach the purpose of distribution, the Group distributes the transaction price to each performance obligation determined on the contract at a relative individual selling price. To distribute the transaction price on a per-sale price basis relative to each performance obligation, the Group determines the independent sale price of the different goods or services underlying each performance liability in the contract at the beginning of the contract and distributes the transaction price in proportion to these individual selling prices.

When a party fulfills the contract, the entity presents the contract in the statement of financial position as a contractual asset or contractual obligation, depending on the relationship between the actuation of the entity and the payment of the customer. The entity separately displays unconditional rights for the cost as a receivable.

The Group represents a contractual obligation before the transfer of a good or service to the customer, in the event that the customer has a payment of the price of the customer or the price of the customer unconditionally, on the date when the payment is made or on due date, whichever is sooner. The contractual obligation is the obligation to transfer the goods or services to the customer in exchange for the amount that the entity has collected (or is entitled to collect) from the customer.

The Group presents the contract as a contractual asset, except for the amounts presented as receivables, in the event that the Group fulfills the performance by transferring the goods or services to the customer before the payment is made to. The contract asset is the right of collecting the price for the goods or services transferred to the customer.

The Group recognizes contractual assets and liabilities in the statement of financial position as "contractual asset" and "contractual obligation" in the balance sheet

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2020

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2.2 Summary of significant accounting policies (Continued)

2.2.16 Profit / (loss) per share

Profit / (loss) per share disclosed in the consolidated statements of income are determined by dividing net profit / (loss) for the period by the weighted average number of shares that have been outstanding during the period concerned (Note 32).

In Turkey, companies can increase their share capital by making a pro-rata distribution of shares "bonus shares" to existing shareholders from retained earnings. For the purpose of earnings per share computations, such bonus shares issuances are regarded as issued shares. Accordingly, the weighted average number of shares used in earnings per share computations is derived by considering the retrospective effects of the issuances of the shares (Note 32).

2.2.17 Government grants

Government grants are not recognized in the financial statements until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received.

Government grants are recognized in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Specifically, government grants which are financial assets, should be recognized as deferred revenue in the consolidated statement of financial position rather than recognised in the statement of profit or loss to clarify the expenditure item that is financed and transferred to profit or loss on a systematic and rational basis over the useful lives of the related asset.

Government grants that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognized in profit or loss in the period in which they become receivable.

The benefit of a government loan at a below-market rate of interest is treated as a government grant, measured as the difference between proceeds received and the fair value of the loan based on prevailing market interest rates (Note 15).

2.2.18 Cash and cash equivalents

Cash and cash equivalents are carried at cost in the balance sheet. Cash and cash equivalents comprise cash in hand, bank deposits and highly liquid investments without a significant risk over the change in their value, whose maturity at the time of purchase is three months or less (Note 4).

2.2.19 Events after the reporting period

In the case that events requiring a correction to be made occur subsequent to the balance sheet date, the Group makes the necessary corrections to the consolidated financial statements.

In the case that events not requiring a correction to be made occur subsequent to the balance sheet date, those events are disclosed in the notes of consolidated financial statement (Note 37).

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2020

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2.2 Summary of significant accounting policies (Continued)

2.2.20 Reporting of cash flows

In the statement of cash flows, consolidated cash flows during the period are classified under operating, investing or financing activities.

The cash flows raised from operating activities indicate cash flows due to the Group's operations.

The cash flows due to investing activities indicate the Group cash flows that are used for and obtained from investments (investments in non-current assets and financial investments).

The cash flows due to financing activities indicate the cash obtained from financial arrangements and used in their repayment.

Cash and cash equivalents include cash and bank deposits and the investments that are readily convertible into cash and bears no risk of change in present value and highly liquid with 3 months or less to maturity (Note 4).

2.2.21 Non-current assets held for sale and discontinued operations

Assets held for sale are operations that the Group disposes of or classified as available for sale and cash flows which can be treated as a part separately from the Group. Non-current assets held for sale and discontinued operations represents a separate major line of business or geographical area of operations; is part of single coordinated plan to dispose of a separate major line of business or geographical area of operations or is a subsidiary acquired exclusively with a view to resale. The Group must evaluate its discontinued operations with the lower of carrying value and fair values less costs to sell.

Discontinued operations are components of an entity that either have been disposed of or represented as a major part of an entity separately from the Group's operations and cash flows. Operating results as of the Group has ceased its control over its disposal groups are presented separately under "discontinued operations" in the consolidated statement of profit or loss. Prior period consolidated statement of profit or loss is restated for comparative purposes and the results of discontinued operations are also classified under the "discontinued operations" account

Cash flows of discontinued operations are presented as a separate line together with the correction of prior period cash flow for discontinued operations.

Gain/ (loss) and tax expense occurring from the sale are included to the results of operations of discontinued operations. Gain/ (loss) amount from the sale is calculated as the difference between the book value of net assets disposed and sales value.

2.2.22 Segment reporting

The chief operating decision maker of the Group is the Executive Committee and /or Board of Directors. Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The Group has selected the geographical segment as the Group's primary segment reporting format based on the risks and returns in geographical areas reflecting the primary source of the enterprise's risks and returns (Note 3).

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2.3 Significant Accounting Estimates, Assumptions and Decisions

During the implementation of accounting policies, the management has made the following comments, which have a significant impact on the amounts recognized in the financial statements:

Provision for doubtful receivable

The Group sets aside a doubtful receivable provision for trade receivables if there is an objective finding that there is no possibility of collection. The amount of this provision is the difference between the carrying amount of the receivable and the amount of the recoverable amount. The recoverable amount is the present value of expected cash inflows, including amounts recoverable from guarantees and collateral, discounted based on the original effective interest rate of the receivable originally formed.

The Group uses a provision matrix to measure expected credit losses for trade receivables. Depending on the number of days in which the maturities of trade receivables are exceeded, certain provision ratios are calculated and the rates are revised in each reporting period and revised where necessary. The change in expected credit loss provisions is accounted under other operating income / expenses in the statement of profit or loss (Note 7, 25, 26).

Deferred Tax

The Group recognizes deferred tax assets and liabilities for temporary differences. The partially or fully recoverable amount of deferred tax assets is estimated under current conditions.

During the evaluation, future profit projections, current period losses, unused losses and other tax assets' expiration dates and tax planning strategies that may be used are taken into consideration. In the light of the data obtained, if the future taxable profit of the Company is not sufficient to cover all the deferred tax assets, provision is booked for all or part of the deferred tax asset.

Valuation of investment properties

The Company recognizes its investment properties at fair value and the fair values of these assets are determined by the independent valuation institutions authorized by the Capital Markets Board and are taken as the carrying value in the statement of financial position. The fair values of investment properties include significant assumptions and estimates based on the valuation method used and the inputs and assumptions in the valuation model.

Valuation of land and building

The Company recognizes its land and buildings at fair value, and the fair values of these assets are determined by independent valuation institutions authorized by the Capital Markets Board and are taken as the carrying value in the statement of financial position. The fair values of land and buildings include significant assumptions and estimates based on the valuation method used and the inputs and assumptions in the valuation model.

Provision for employee termination benefits

The present value of the provision for employment termination benefits is determined on an actuarial basis by using certain assumptions. These assumptions are used to determine the net expense (income) of the provision for employee termination and include the discount rate. Any change in the aforementioned assumptions affects the carrying amount of the provision for employee termination. The end of period employee termination benefits and actuarial calculations are performed by a third-party actuary company.

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NOTE 3 – SEGMENT REPORTING

a) Segment analysis for the period between 1 January –31 December 2020:

		Russia and		
	Turkey	EE (*)	Europe	Total
Sales	244,270,135	1,762,103	69,779,827	315,812,065
Cost of sales (-)	(236,586,212)	(1,178,595)	(68,518,551)	(306,283,358)
Gross profit/(loss)	7,683,923	583,508	1,261,276	9,528,707
Marketing expenses (-)	(59,754,494)	(12,272)	-	(59,766,766)
Losses from investments				
accounted by the equity method (-)	(2,834,017)	-	-	(2,834,017)
Net segment result	(54,904,588)	571,236	1,261,276	(53,072,076)
General administrative expenses (-)				(85,245,093)
Other operating income				107,016,208
Other operating expenses (-)				(44,219,105)
Finance expenses (-)				(16,843,451)
Income from investing activities				28,779,243
Expense from investing activities (-)				(438,531)
Profit (loss) before tax from continuing operations				(64,022,805)
Tax income (expense) for the period				(305,755)
Deferred tax income (expense)				3,636,463
Profit (loss) for the period from continuing operations				(60,692,097)

^(*) The information related to the discontinued operations in Russia and EE and the financial investments classified as assets held for sale is disclosed in Note 31.

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NOTE 3 – SEGMENT REPORTING

b) Segment analysis for the period between 1 January –31 December 2019:

		Russia and		
	Turkey	EE (*)	Europe	Total
Sales	277,785,168	12,531,166	67,118,384	357,434,718
Cost of sales (-)	(239,238,720)	(8,256,575)	(67,356,722)	(314,852,017)
Gross profit/(loss)	38,546,448	4,274,591	(238,338)	42,582,701
Marketing expenses (-)	(61,366,454)	(93,184)	-	(61,459,638)
Losses from investments				
accounted by the equity method (-)	(1,716,208)	-	-	(1,716,208)
Net segment result	(24,536,214)	4,181,407	(238,338)	(20,593,145)
General administrative expenses (-)				(70,214,362)
Other operating income				72,077,828
Other operating expenses (-)				(34,722,219)
Finance expenses (-)				(27,967,356)
Income from investing activities				36,458,635
Expense from investing activities (-)				(5,965,735)
Profit (loss) before tax from continuing operations				(50,926,354)
Tax income (expense) for the period				(769,939)
Deferred tax income (expense)				(964,760)
Profit (loss) for the period from continuing operations				(52,661,053)

^(*) The information related to the discontinued operations in Russia and EE and the financial investments classified as assets held for sale is disclosed in Note 31.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2020

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NOTE 3 – SEGMENT REPORTING (Continued)

c) Segment assets:

	31 December 2020	31 December 2019
Turkey	863,631,992	809,697,757
Russia and EE	2,471,131	6,760,387
Europe	95,947,367	74,733,957
	962,050,490	891,192,101
Unallocated assets	2,712,885	3,022,291
Investments accounted by the equity method (Note 11)	-	2,693,603
Total assets per consolidated financial statements	964,763,375	896,907,995
d) Segment liabilities		
	31 December 2020	31 December 2019
Turkey	162,341,480	94,563,814
Russia and EE	5,045,135	7,287,387
Europe	17,006,105	20,191,018
	184,392,720	122,042,219
Unallocated liabilities	140,816,464	120,285,477
Total liabilities per consolidated	·	
financial statements	325,209,184	242,327,696

e) Purchase and depreciation and amortization of property, plant and equipment, intangible assets and investment property:

Purchase of property, plant and equipment, intangible assets and investment property:

	1 January-	1 January-
	31 December 2020	31 December 2019
Turkey	7,816,624	26,377,367
Russia and EE	5,249	930,959
Europe	995	342,194
Total	7,822,868	27,650,520

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2020

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NOTE 3 – SEGMENT REPORTING (Continued)

Depreciation and amortization charges:

	1 January-	1 January-
	31 December 2020	31 December 2019
Turkey	13,687,152	17,283,568
Russia and EE	54,524	156,879
Europe	1,458,517	2,959,947
Total	15,200,193	20,400,394

There is not any depreciation and amortization charge into non-current assets classified as assets held for sale (31 December 2019: None).

f) Non-cash other income and expenses:

	1 January – 31 December 2020			
	F	Russia and		
	Turkey	EE (*)	Europe	Total
Provision for impairment of tangible assets (Note 12)	24,022,862	-	-	24,022,862
Provision of employee termination benefit and unused vacation (Note 18)	(25,492,493)	-	-	(25,492,493)
Provision for doubtful receivables (Note 7)	(4,116,655)	(9,308)	-	(4,125,963)
Provision of legal claims (Note 16)	(10,621,414)	-	-	(10,621,414)
Provision of inventory (Note 10)	(699,040)	-	-	(699,040)
Total	(16,906,740)	(9,308)	-	(16,916,048)

	1 January – 31 December 2019			
	R	Russia and		
	Turkey	EE (*)	Europe	Total
Provision for impairment of tangible assets (Note 12)	20,280,009	-	-	20,280,009
Provision of employee termination benefit and unused vacation (Note 18)	(12,793,112)	-	-	(12,793,112)
Provision for doubtful receivables (Note 7)	(4,130,301)	2,711	-	(4,127,590)
Provision of legal claims (Note 16)	(6,107,073)	-	-	(6,107,073)
Provision of inventory (Note 10)	(575,784)	-	-	(575,784)
Total	(3,326,261)	2,711	-	(3,323,550)

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NOTE 3 – SEGMENT REPORTING (Continued)

g) Disclosures related to discontinued operations:

Discontinuing the operation of digital platform of Russia and EE

In accordance with the Board of Directors decision dated 22 November 2017 of Pronto Media Holding, which is located in Russia, as the indirect subsidiary of Trader Media East Ltd, of which the Group owns 97.29% shares, the Group decided to discontinue the operations of digital platforms within its body, due to the intensity of the competition in the operating market and the lack of operational performance and classified such operations as "discontinued operations. The impairment losses due to discontinued operations recognized under "Discontinued Operations" in the statement of profit or loss. Information related to discontinued operations are disclosed in Note 31.

NOTE 4 - CASH AND CASH EQUIVALENT

The details of cash and cash equivalents at 31 December 2020 and 2019 are as follows:

	31 December 2020	31 December 2019
Cash	493,481	1,694,381
Banks		
- time deposits	508,176	8,609,959
- demand deposits	3,589,521	3,852,157
Total	4,591,178	14,156,497

Cash and cash equivalents included in the consolidated statements of cash flows as of 31 December 2020 and 2019 are as follows:

	31 December 2020	31 December 2019
Cash and banks	4,591,178	14,156,497
Total	4,591,178	14,156,497

The maturity analysis of time deposits is as follows:

	31 December 2020	31 December 2019
0-1 months	508,176	8,609,959
Total	508,176	8,609,959

The weighted average interest rate for TRY time deposits is 9.47 % as of 31 December 2020 (31 December 2019: 9.17 %) and it is fixed. Group has no time deposit in USD as of 31 December 2020 (31 December 2019: None).

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2020

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NOTE 5 - FINANCIAL INVESTMENTS

Short-term financial investments:

Details of restricted bank balances at 31 December 2020 and 2019 are as follows:

	31 December 2020	31 December 2019
Restricted bank balances	104,565	68,478
Total	104,565	68,478

Long-term financial investments:

The details of financial assets whose fair value are recognised in the other comprehensive income at 31 December 2020 and 2019 are as follows:

	Share (%)	31 December 2020	Share (%)	31 December 2019
Coats İplik Sanayi A.Ş.	0.50	257,850	0.50	257,850
Other	<1	56,073	<1	56,073
Total		313,923		313,923

NOTE 6 – SHORT TERM AND LONG-TERM BORROWINGS

The details of financial liabilities at 31 December 2020 and 2019 are as follows:

Short-term borrowings:	31 December 2020	31 December 2019
Short-term lease liabilities	5,665,179	6,296,218
	5,665,179	6,296,218
Short term portion of long-term financial liabilities	-	11,713,065
Total	5,665,179	18,009,283
Long-term borrowings:		
Long-term lease liabilities	13,020,805	11,998,580
Total	13,020,805	11,998,580

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NOTESTO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2020

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NOTE 6 – SHORT TERM AND LONG-TERM BORROWINGS (Continued)

Bank borrowings:

The details of bank borrowings at 31 December 2020 and 2019 are as follows:

	Effective inte	Effective interest rate (%)		currency	TI	RY
	31 December 2020	31 December 2019	31 December 2020	31 December 2019	31 December 2020	31 December 2019
Short-term portion	of long-term bank bo	rrowings				
- TL	-	28.00	-	11,713,065	-	11,713,065
Total short-term ba	ank borrowings				-	11,713,065

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NOTE 6 – SHORT TERM AND LONG-TERM BORROWINGS (Continued)

The repayment schedules of bank borrowings are as follows:

Period	31 December 2020	31 December 2019
Up to 6 months	-	7,801,954
6-12 months	-	3,911,111
Total	-	11,713,065

Carrying value of the financial liabilities is considered to approximate to their fair value since discount effect is not significant.

Group borrows loans on fixed interest rate. Distribution of fixed interest rate loans are presented in Note 34.1 (I).

As of 31 December 2020, the Group has no bank borrowings with floating interest rates (31 December 2019: None).

Net financial debt distribution

Net debt distribution as of 31 December 2020 and 2019 is as follows:

	31	December 2020	31 December 2019
Cash and cash equivalents		4,591,178	14,156,497
Borrowings - due within one year		-	(11,713,065)
		4,591,178	2,443,432
	Borrowings due	Borrowings d	ue
2020	within one year	more than one ye	ear Total
Financial borrowings as at 1 January	11,713,065		- 11,713,065
Cash flow effect	(11,713,065)		- (11,713,065)
Financial borrowings as at 31 December	-		
	Borrowings due	Borrowings d	ue
2019	within one year	more than one ye	ear Total
Financial borrowings as at 1 January	15,650,595	11,733,3	27,383,928
Cash flow effect	(3,911,111)	(11,733,33	33) (15,644,444)
Other non-cash items	(26,419)		- (26,419)
Financial borrowings as at 31 December	11,713,065		- 11,713,065

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NOTE 7 – TRADE RECEIVABLEAND PAYABLES

Short-term trade receivables net-off of unearned finance income at 31 December 2020 and 2019 are as follows:

Short-term receivables from third parties:

	31 December 2020	31 December 2019
Trade receivables	132,427,883	148,387,934
Credit cards receivables	824,532	2,016,613
Notes receivable and cheques	149,187	2,040,057
Income accruals	786,156	393,601
Unearned finance income	(670,000)	(705.224)
due from term sales	(670,822)	(705,324)
Less: Provision for doubtful receivables	(80,075,090)	(76,092,473)
Total	53,441,846	76,040,408

According to a revocable factoring agreement signed with Doruk Faktoring, trade receivables resulting from advertisements, amounting to TRY 72,864,387 (31 December 2019: TRY 60,358,393) are followed up by Doruk Faktoring. The Group has not transferred the risk of default of the receivables mentioned above and has continued to recognize its balance sheet. These receivables are related to commercial advertisements and classified ads. Weighted average maturity of the Group's sales followed up by Doruk Factoring is 52 days (31 December 2019: 61 days). The unearned finance income due from term sales related to the receivables followed up by Doruk Faktoring is TRY 488,529 (31 December 2019: TRY 413,488) and the compound interest rate is 17.25% per annum (31 December 2019: 10.85%). The rate used in this method and determined on the basis of compound interest is called "effective interest rate"; the aforementioned rate has been determined taking into consideration the data of The Central Bank of the Republic of Turkey.

The movements of provision for doubtful receivables are as follows:

	2020	2019
1 January	(76,092,473)	(72,137,632)
Additions during the period	(4,125,963)	(4,127,590)
Collections and reversals during the period	500,128	1,838,679
Currency translation differences	(356,782)	(1,665,930)
31 December	(80,075,090)	(76,092,473)

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NOTE 7 – TRADE RECEIVABLEAND PAYABLES (Continued)

Short term trade payables to third parties:

Trade payables at 31 December 2020 and 2019 are as follows:

	31 December 2020	31 December 2019
Short-term trade payables and notes payable Expense accruals	58,799,072 861,016	36,637,721 577,809
Unrealized financial expenses due to term purchases	(496,659)	(319,781)
Total	59,163,429	36,895,749

As of 31 December 2020, average turnover date of Group's trade payables is 47 days (31 December 2019: 43 days). As of 31 December 2020, unrealized financial expense due to term purchases is TRY 496,659 (31 December 2019: TRY 319,781) and the compound interest rate is 17.25% per annum (31 December 2019: 10.85%). The compound interest used in the calculations are defined as the "effective interest rate"; the rate has been determined taking into consideration of data of The Central Bank of the Republic of Turkey.

Explanations about the nature and level of risks related to trade receivable and payables are provided in Note 34.

NOTE 8 - OTHER RECEIVABLE AND PAYABLES

Other short-term receivables from third parties:

Other short-term receivables at 31 December 2020 and 2019 are as follows:

	31 December 2020	31 December 2019
Due from personnel	1,946,467	1,619,171
Other receivables related to sale of investment property	411,242	1,718,307
Deposits and guarantees given	463,503	446,292
Total	2,821,212	3,783,770

Other long-term receivables at 31 December 2020 and 2019 are as follows:

Other long-term receivables from third parties:

	31 December 2020	31 December 2019
Deposits and guarantees given (1)	9,604,087	7,829,659
Total	9,604,087	7,829,659

⁽¹⁾ Deposits and guarantees given consist of the deposits given for electricity and guarantees given for lawsuits.

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NOTE 8 – OTHER RECEIVABLE AND PAYABLES (Continued)

Other short-term payables at 31 December 2020 and 2019 are as follows:

Short-term other payables to third parties:

	31 December 2020	31 December 2019
Taxes payable	4,497,400	3,520,120
Deposits and guarantees received	807,342	778,255
Other payables	117,958	510,161
Total	5,422,700	4,808,536

NOTE 9 – PAYABLES REGARDING BENEFITS PROVIDED TO EMPLOYEES

Payables stemming from employee benefits as of 31 December 2020 and 2019 are as follows:

	31 December 2020	31 December 2019
Social security premiums	3,556,604	2,638,872
Due to personnel	3,326,725	482,257
Total	6,883,329	3,121,129

NOTE 10 – INVENTORIES

	31 December 2020	31 December 2019
Raw materials and supplies	15,560,733	13,536,619
Finished and commercial goods and spare parts	6,083,277	5,919,270
Promotion materials (1)	850,981	1,083,659
	22,494,991	20,539,548
Provision for impairment of inventory (-)	(4,917,729)	(4,574,633)
Total	17,577,262	15,964,915

⁽¹⁾ Promotion materials include promotion materials such as books, CDs and DVDs provided to readers.

Provision for impairment of promotion inventories, raw materials and supplies and finished goods and merchandise goods amounting to TRY 4,917,729 (31 December 2019: TRY 4,574,633) and their movement during the period are as follows:

	2020	2019
1 January	(4,574,633)	(4,378,886)
Provision for promotion inventories	(444,928)	(257,781)
Reversal of provision for promotion materials	286,679	201,856
Provision for raw materials and supplies	(254,112)	(318,003)
Reversal of provision for raw materials and supplies	69,265	178,181
31 December	(4,917,729)	(4,574,633)

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NOTE 11 – INVESTMENT ACCOUNTED BY EQUITY METHOD

As of 31 December 2020, and 2019, the corresponding portion of associate's and joint venture's current assets, non-current assets, short-term and long-term liabilities and shareholders' equity, which are consolidated with the equity method in accordance with TFRS 11 are as follows:

	31 December 2020	31 December 2019
	percentage of shares, directly	percentage of shares, directly
	or indirectly owned by	or indirectly owned by
Associate	Hürriyet and its Subsidiaries	Hürriyet and its Subsidiaries
Associate	(%)	(%)
Demirören Media	42.42	42.42.

The summary of Group's share of the financial statements of the investments accounted by the equity method at 31 December 2020 and 2019 is as follows:

1 January - 31 December 2020	Total assets	Total liabilities	Net assets	Net sales	Net loss for the period
Demirören Media	9,444,742	11,060,443	(1,615,701)	17,669,424	(4,449,718)
	9,444,742	11,060,443	(1,615,701)	17,669,424	(4,449,718)
1 January - 31 December 2019	Total assets	Total liabilities	Net assets	Net sales	Net loss for the period
· ·			_,,,,	Net sales 20,068,376	

The investment accounted by the equity method as of 31 December 2020 and 2019 is as follows:

	Share (%) 31 Dece	mber 2020	Share (%) 31	December 2019
Demirören Media	42.42	-	42.42	2,693,603
		-		2,693,603

The summary of Group's share in the financial statements of the investments accounted by the equity method at 31 December 2020 and 2019 is as follows:

	2020	2019
1 January	2,693,603	4,479,950
Loss from associates	(2,834,017)	(1,716,208)
Currency translation differences	140,414	(70,139)
31 December	-	2,693,603

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NOTE 12 – INVESTMENT PROPERTY

The movements in investment property as of 31 December 2020 and 2019 are as follows:

	Lands	Buildings (1)	Total
1 January 2020	101,907,339	31,456,672	133,364,011
Additions	-	-	-
Disposal	-	(825,000)	(825,000)
Change in fair value adjustment (Note 27, 28)	23,266,572	756,290	24,022,862
Transfer (2)	(313,514)		(313,514)
31 December 2020	124,860,397	31,387,962	156,248,359
	Lands	Buildings (1)	Total
1 January 2019	140,102,067	57,363,574	197,465,641
Additions	-	1,432,226	1,432,226
Disposal	-	(15,177,000)	(15,177,000)
Change in fair value adjustment (Note 27, 28)	15,240,624	5,039,385	20,280,009
Transfer (2)	(53,435,352)	(17,201,513)	(70,636,865)
31 December 2019	101,907,339	31,456,672	133,364,011

Disposal and additions due to the sale of the investment properties occurred via barter agreement.

As of 31 December 2020, mortgages have been established on the land and building, amounting to TRY 84,027,837, classified as investment property in the consolidated financial position (31 December 2019: TRY 83,175,117).

The Group's rent income from investment properties amounted to TRY 4,284,911 as of 31 December 2020 (31 December 2019: TRY 4,116,101). The Group's direct operating expenses arising from the investment properties in the period amounted to TRY 27,142 (31 December 2019: TRY 279,606).

The information and fair value hierarchy level classification of lands and buildings are as follows 31 December 2020 and 2019:

		Fair value as at reporting date					
	31 December 2020	Level 1 TRY	Level 2 TRY	Level 3 TRY			
Land	124,860,397	-	124,860,397	-			
Building	31,387,962	-	31,387,962	-			

Properties that were recognised as investment properties in prior periods, have been transferred to tangible assets due to the change in their usage.

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NOTE 12 – INVESTMENT PROPERTY (Continued)

		Fair va	Fair value as at reporting date		
	31 December 2019	Level 1 TRY	Level 2 TRY	Level 3 TRY	
Land	101,907,339	-	101,907,339	-	
Building	31,456,672	-	31,456,672	-	

Investment properties of the Group, have been valued by the CMB licensed Real Estate Appraisal Companies using the market comparison analysis approach, cost approach and direct capitalization approach methods. As a result, it was determined that the values calculated from different approaches is similar and consistent with the market comparison method and value has been determined according to the market comparison method. Real Estate Appraisal Companies are authorized by CMB and provide property valuation appraisal services in accordance with the capital markets legislation and have sufficient experience and qualifications regarding the fair value measurement of the real estate in related regions.

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NOTE 13 - PROPERTY, PLANT AND EQUIPMENT

The movements of property, plant and equipment and related accumulated depreciation for the period ended 31 December 2020 are as follows:

		Currency Transition				Fair Value	
	1 January 2020	Differences	Additions	Disposals	Transfers (1)		31 December 2020
Cost	<u> </u>					-	
Land and land improvements	306,663,608	6,228,576	1,000,000	-	313,514	56,490,010	370,695,708
Buildings	97,134,507	8,716,706	102,350	-	-	3,117,138	109,070,701
Machinery and equipment	650,167,426	54,910,643	511,074	(5,474)	-	-	705,583,669
Motor vehicles	920,142	-	-	-	-	-	920,142
Furnitures and fixtures	45,962,891	1,509,843	1,169,052	(1,100,008)	-	-	47,541,778
Leasehold improvements	14,656,736	-	103,063	-	-	-	14,759,799
Operational lease assets	22,354,541	-	4,668,399	(4,241,669)	-	-	22,781,271
Other tangible assets	4,605,362	1,632,366	-	-	-	-	6,237,728
Construction in progress	-	3,298	-	(28,016)	-	-	(24,718)
	1,142,465,213	73,001,432	7,553,938	(5,375,167)	313,514	59,607,148	1,277,566,078
Accumulated amortization							
Machinery and equipment	(634,516,043)	(52,039,480)	(5,682,823)	5,474	-	_	(692,232,872)
Motor vehicles	(729,768)	-	(148,606)	-	-	_	(878,374)
Furnitures and fixtures	(42,593,624)	(1,451,096)	(1,364,322)	814,642	-	_	(44,594,400)
Leasehold improvements	(11,372,416)	-	(1,164,484)	-	-	_	(12,536,900)
Operational lease assets	(4,965,601)	-	(4,056,309)	4,241,669	-	-	(4,780,241)
Other tangible assets	(3,385,854)	(1,256,732)	(456,690)	-	-	-	(5,099,276)
	(697,563,306)	(54,747,308)	(12,873,234)	5,061,785	-	-	(760,122,063)
Net book value	444,901,907						517,444,015

⁽¹⁾ Properties that were recognised as investment properties in prior periods, have been transferred to tangible assets due to the change in their usage.

At 31 December 2020, there are mortgages on land and building classified under property, plant and equipment amounting to TRY 230,972,163 (31 December 2019: TRY 231,824,883).

At 31 December 2020 depreciation expense amounting to TRY 6,957,648 (31 December 2019: TRY 8,312,095) is accounted under cost of sales (Note 22), amounting to TRY 5,915,586 (31 December 2019: TRY 8,292,155) is accounted under marketing and general administrative expenses (Note 23). As of 31 December 2020, there is not any depreciation expense is classified to discontinued operations (31 December 2019: None)

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NOTE 13 – PROPERTY, PLANT AND EQUIPMENT (Continued)

The movements of property, plant and equipment and related accumulated depreciation for the period ended 31 December 2019 are as follows:

		Currency Transition				Fair Value	
	1 January 2019	Differences	Additions	Disposals	Transfers (1)		31 December 2019
Cost				•		y	
Land and land improvements	176,847,456	1,645,066	-	-	53,435,352	74,735,734	306,663,608
Buildings	60,695,465	2,302,219	50,332	-	17,200,588	16,885,903	97,134,507
Machinery and equipment	634,317,471	14,472,771	1,580,697	(203,513)	-	-	650,167,426
Motor vehicles	920,142	-	-	-	-	-	920,142
Furnitures and fixtures	44,758,396	586,687	1,308,759	(690,951)	-	-	45,962,891
Leasehold improvements	14,525,123	-	131,613	-	-	-	14,656,736
Other tangible assets	-	-	22,354,541	-	-	-	22,354,541
Construction in progress	4,096,588	427,015	81,759	-	-	-	4,605,362
Land and land improvements	3,866,795	2,796	663,673	-	(4,533,264)	-	-
	940,027,436	19,436,554	26,171,374	(894,464)	66,102,676	91,621,637	1,142,465,213
Accumulated amortization							
Machinery and equipment	(612,063,654)	(14,378,253)	(8,277,851)	203,715	-	-	(634,516,043)
Motor vehicles	(581,161)	-	(148,607)	-	-	-	(729,768)
Furnitures and fixtures	(40,886,193)	(613,575)	(1,671,004)	577,148	-	-	(42,593,624)
Leasehold improvements	(10,223,189)	-	(1,149,227)	-	-	-	(11,372,416)
Operational lease assets	-	-	(4,965,601)	-	-	-	(4,965,601)
Other tangible assets	(2,696,676)	(297,218)	(391,960)	-	-	-	(3,385,854)
	(666,450,873)	(15,289,046)	(16,604,250)	780,863	-	-	(697,563,306)
Net book value	273,576,563	<u>-</u>			·	<u>-</u>	444,901,907

⁽¹⁾ Properties that were recognised as investment properties in prior periods, have been transferred to tangible assets due to the change in their usage.

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NOTE 14 – INTANGIBLE ASSETS

The movements in intangible assets and related accumulated amortization for the period ended 31 December 2020 are as follows:

		Currency				
		Transition				31 December
	1 January 2020	Differences	Additions	Disposals	Transfers	2020
Cost						
Trade names and licenses	50,763,756	6,507,518	-	(228,435)	-	57,042,839
Customer list	359,578,435	64,157,244	-	-	-	423,735,679
Computer software and rights	100,835,490	16,968,125	268,930	-	-	118,072,545
Internet domain names	7,467,610	-	-	-	-	7,467,610
Other intangible assets	16,578,413	-	-	20,500	-	16,598,913
	535,223,704	87,632,886	268,930	(207,935)	-	622,917,586
Accumulated amortization						
Trade names and licenses	(48,097,278)	(5,914,604)	(557,403)	35,534	-	(54,533,751)
Customer list	(359,578,435)	(64,157,244)	-	-	-	(423,735,679)
Computer software and rights	(97,649,739)	(16,979,822)	(886,121)	-	-	(115,515,682)
Internet domain names	(7,467,610)	-	-	-	-	(7,467,610)
Other intangible assets	(9,343,657)	-	(883,435)	8,025	-	(10,219,067)
	(522,136,719)	(87,051,670)	(2,326,959)	43,560	-	(611,471,789)
Net book value	13,086,985					11,445,797

Amortization expense amounting to TRY 1,257,661 has been included in cost of sales (Note 22) (31 December 2019: TRY 1,900,352) and TRY 1,069,298 in marketing and general administrative expenses as of 31 December 2020 (Note 23) (31 December 2019: TRY 1,895,792). As of 31 December 2020, there is not any depreciation expense is classified to discontinued operations (31 December 2019: None).

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NOTE 14 – INTANGIBLE ASSETS (Continued)

The movements in intangible assets and related accumulated amortization for the period ended 31 December 2019 are as follows:

		Currency Transition				31 December
	1 January 2019	Differences	Additions	Disposals	Transfers	2019
Cost	•					
Trade names and licenses	50,830,995	(82,239)	15,000	-	-	50,763,756
Customer list	361,869,275	(2,290,840)	-	-	-	359,578,435
Computer software and rights	101,451,788	(618,218)	31,920	(30,000)	-	100,835,490
Internet domain names	7,467,610	-	-	-	-	7,467,610
Other intangible assets	12,709,838	-	-	(664,689)	4,533,264	16,578,413
	534,329,506	(2,991,297)	46,920	(694,689)	4,533,264	535,223,704
Accumulated amortization						
Trade names and licenses	(48,217,652)	211,191	(90,817)	-	-	(48,097,278)
Customer list	(361,869,275)	2,290,840	-	-	-	(359,578,435)
Computer software and rights	(96,978,495)	760,699	(1,507,018)	75,075	-	(97,649,739)
Internet domain names	(7,467,610)	-	-	-	-	(7,467,610)
Other intangible assets	(7,842,365)	-	(2,198,309)	697,017	-	(9,343,657)
	(522,375,397)	3,262,730	(3,796,144)	772,092	-	(522,136,719)
Net book value	11,954,109					13,086,985

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NOTE 15 – GOVERNMENTGRANTS

The Group benefits under the scope of the social security institution and income tax, %5 of employer share promotion (Law no: 5510), employer share promotion (Law no: 5746), incentive of the minimum wage (Law no: 6661), disabled insured (Law no: 4857), priority provinces social security institution stock (Law no: 46486) and R&D income tax (Law no: 5746) are amounting to TRY 3,562,221 (31 December 2019: TRY 3,162,478).

NOTE 16 - PROVISIONS, CONTINGENT ASSETS AND LIABILITIES

As of 31 December 2020, and 2019, short-term provisions are as follows:

Other short-term provisions:

Provisions:	31 December 2020	31 December 2019
Provisions for lawsuit and compensation	17,051,578	9,092,050
Total	17,051,578	9,092,050

The lawsuits against the Group are amounted to TRY 18,034,500 (31 December 2019: TRY 12,270,306). The Group recognizes provision related to cases when there is a legal or valid liability resulting from past event and it is probable that an outflow of resources will be required to settle the obligation and when a reliable estimation can be made of the amount of the obligation. As a result of these analysis, as of 31 December 2020 the Group has set a provision of TRY 17,051,578 for lawsuits (31 December 2019: TRY 9,092,050) but not sure about the payment maturity for the litigation.

As at 31 December 2020 and 2019, ongoing lawsuits against the Group are as follows:

31 December 2020	31 December 2019
7,917,139	8,037,837
10,112,361	4,162,469
5,000	70,000
18,034,500	12,270,306
2020	2019
9,092,050	6,549,847
10,621,414	6,107,073
(218,368)	(2,523,410)
(2,395,514)	(1,105,594)
(48,004)	64,134
17,051,578	9,092,050
	7,917,139 10,112,361 5,000 18,034,500 2020 9,092,050 10,621,414 (218,368) (2,395,514) (48,004)

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NOTE 17 – COMMITMENTS

The Group's collaterals/pledge/mortgage ("CPM") position as of 31 December 2020 and 2019 are as follows:

	31 December 2020		31 Decemb	ber 2019
	Foreign Currency	TRY Equivalent	Foreign Currency	TRY Equivalent
A, CPM's given in the name of its own legal personality				
-Collaterals				
TRY	2,049,204	2,049,204	2,544,204	2,544,204
-Warranty notes				
TRY	203,937	203,937	203,937	203,937
Euro	25,000	225,198	25,000	166,265
-Mortgage				
US Dollar	2,500,000	18,351,250	2,500,000	14,850,500
B, Total amount of CPM's give on behalf of the fully consolidated companies (1)				
-Commitments				
TRY	357,505	357,505	357,505	357,505
US Dollar	2,500,000	18,351,250	2,500,000	14,850,500
Euro	-	-	-	-
C, Total amount of CPM's give on behalf of third parties for ordinary course of the business	-	-	-	-
D, Total amount of other CPM's give	-	-	-	-
Total		39,538,343		32,972,911

⁽¹⁾ Commitments given regarding to the borrowings obtained for the main operations of the Group, that are intended to meet various financial needs of subsidiaries

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NOTE 17 – COMMITMENTS (Continued)

CPM's given by the Group

As given in the table below, there are no CPM's given to third parties. Commitments and contingencies which the management does not expect significant losses or liabilities are as follows:

As explained Note 21, shares belonging to the main shareholder of the Company were purchased by Demirören Media on 16 May 2018. Lenders have the right to place mortgages and pledges on the assets of the Company in the context of shareholder purchase agreement. As of the report date, there is a mortgage amounting to TRY 315,000,000 placed on the real estates of the Group by the lender.

Commitments and contingencies which the management does not expect significant losses or liabilities are as follows:

Barter agreements:

The Group, as a common practice in the media sector, enters into barter agreements which involve the exchange of goods or services without cash collections or payments. As of 31 December 2020, the Group has unused publication of advertisements commitment amounting to TRY 5,518,127 (31 December 2019: TRY 6,088,118) within these barter contracts. The Group has TRY 738,252 amounted receivables as of 31 December 2020 (31 December 2019: TRY 1,829,584) which were invoiced and recognized to financial statements but not yet goods or services were received.

NOTE 18 - PROVISION FOR EMPLOYEEBENEFITS

Provision long-term provisions for employment termination benefits at 31 December 2020 and 2019 are as follows:

Provision for unused vacation

Movements of provisions for unused vacation rights during the periods ended 31 December 2020 and 2019 are as follows:

	2020	2019
1 January	17,148,260	14,164,860
Additions during the period	15,883,926	4,425,166
Payments related to provisions	(1,854,002)	(1,594,860)
Currency translation differences	412,011	153,094
31 December	31,590,195	17,148,260

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NOTE 18 – PROVISION FOR EMPLOYEEBENEFITS (Continued)

Long-term provisions for employment termination benefits:

	31 December 2020	31 December 2019
Provision for employment termination benefits	57,141,651	52,358,307
Total	57,141,651	52,358,307

Except the legal requirements other than Turkey in which the Group operates, there are no pension plans and benefits.

Under the Turkish Labour Law, the Company is required to pay termination benefits to each employee who has completed one year of service and whose employment is terminated without due cause, or who is called up for military service, dies or retires. The maximum amount payable equals to one month of salary is TRY 7,117.17 as of 31 December 2020 (31 December 2019: TRY 6,379.86) for each year of service. In employee termination benefits provision calculation Group has taken into consideration the ceiling amount TRY 7,638.96 which is effective from 1 January 2021 (31 December 2019: TRY 6,730.15 effective from 1 January 2020).

On the other hand, the Group is liable to make payments to personnel who work for a minimum of 5 years and whose employment is terminated due to any cause in accordance with the regulations with regards to Employees Employed in the Press Sector. The maximum payable amount is 30 days' salary for each year of service. Employment termination benefit liabilities are not subject to any funding and there are no legal requirements for funding of these liabilities.

Provision for employment termination benefits is calculated by estimating the present value of the future probable obligation arising from the retirement probability of the employees of the Group.

TAS 19 Employee Benefits, requires companies to compute their liabilities by developing actuarial assumptions within defined benefit plans. According to the report prepared by Actuarial firm in order to calculate total liability, the assumptions below are used:

The principal assumption is that the maximum liability for each year of service will increase parallel with inflation. Thus, the discount rate applied represents the expected real rate after adjusting for the anticipated effects of future inflation. Consequently, in the accompanying financial statements as at 31 December 2020, the provision has been calculated by estimating the present value of the future probable obligation of the Company arising from the retirement probability of the employees.

Discount rate is applied as 13.70% (31 December 2019: 11.70%), inflation rate applied as 10.00% (31 December 2019: 7.90%) and rate of increase in wages applied as 10.00% (31 December 2019: 7.90%) in the calculation.

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NOTE 18 – PROVISION FOR EMPLOYEEBENEFITS (Continued)

Long-term provisions for employment termination benefits (Continued):

Age of retirement is based on considering the Company's historical operating data and taken as the average age of retirement from the Group.

The movements in provision for employment termination benefits during the periods ended at 31 December 2020 and 2019 are as follows:

	2020	2019
1 January	52,358,307	45,317,176
Actuarial gain / (loss)	(2,006,665)	3,127,772
Service cost during the period	4,079,259	1,171,609
Interest cost during the period	5,529,308	7,196,337
Payments and reversal of provisions during the period	(2,818,558)	(4,454,587)
31 December	57,141,651	52,358,307

NOTE 19 - PREPAID EXPENSES AND DEFERRED INCOME

Short-term prepaid expenses at 31 December 2020 and 2019 are as follows:

Short-term prepaid expenses:

	31 December 2020	31 December 2019
Short term prepaid expenses (1)	9,780,244	8,153,511
Total	9,780,244	8,153,511

⁽¹⁾ Prepaid expenses mostly consist of the prepaid rents and insurance expenses.

Short-term deferred revenue:

	31 December 2020	31 December 2019
Contract liabilities (1)	6,353,389	10,632,026
Government incentives	-	84,663
Total	6,353,389	10,716,689

⁽¹⁾ The contractual obligations consist of sales of services, order advances received and sales return provision.

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NOTE 19 – PREPAID EXPENSES AND DEFERRED INCOME (Continued)

Long-term deferred revenue:

	31 December 2020	31 December 2019
Contract liabilities (1)	1,034,238	195,105
Total	1,034,238	195,105

⁽¹⁾ The contractual obligations consist of the sale of service and the order advances received.

NOTE 20 - OTHER ASSETS AND LIABILITIES

Other Current Assets

Other current assets at 31 December 2020 and 2019 are as follows:

	31 December 2020	31 December 2019
Prepaid taxes and funds	120,343	230,511
Advances given to personnel	335,095	638,523
Value added tax ("VAT") receivables	548,494	469,868
Other current assets	377,750	394,340
Total	1,381,682	1,733,242

Other Non-Current Assets:

	31 December 2020	31 December 2019
Advances given to personnel	260,800	277,705
Total	260,800	277,705

Other short-term liabilities

Other short-term liabilities at 31 December 2020 and 2019 are as follows:

	31 December 2020	31 December 2019
Other miscellaneous liabilities (1)	12,340,127	24,689,718
Total	12,340,127	24,689,718

⁽¹⁾ As of 31 December 2020, TRY 12,210,600 of other short-term liabilities consists of prepayments made based on revocable factoring transactions. TRY 3,036,843 of the related balance has been paid as finance expense (Note 29).

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NOTE 21 – EQUITY

The Company adopted the registered share capital system and set a ceiling on its registered share capital representing registered type shares with a nominal value of TRY 1. There are no privileged shares. The Company's historical authorized and paid-in share capital at 31 December 2020 and 2019 are as follows:

	31 December 2020	31 December 2019
Registered share capital	800,000,000	800,000,000
Paid-in share capital	592,000,000	592,000,000

21 December 2020

The Companies in Turkey may exceed the limit for registered share capital in case of issuance of free capital shares to existing shareholders.

Doğan Şirketler Grubu Holding A.Ş., which has 552,000,000 units of shares registered by Central Securities Depository of Turkey, representing 77.67% of the issued capital of Hürriyet, has transferred to Demirören Medya. On May 16, 2018 the share transfer was completed with the extraordinary meeting held on 6 June 2018. As a result of this transaction, Demirören Media became the main shareholder of the Company. The ultimate shareholder of the Company is the Demirören Family.

In addition, in accordance with the decision of the Board of Directors dated November 19, 2018, the issued capital of the Company is TRY 552,000,000 divided into 552,000,000 shares, each having a nominal value of TRY1,00 in the registered capital ceiling of TRY 800,000,000 to be increased by TRY 40,000,000 (7.24%) to TRY 592,000,000 and the issuance certificate for the capital increase was decided by the Capital Markets Board dated 13 December 2018 and numbered 63/1446 approved. On 21 December 2018, the capital increase transaction was completed and registered on 15 January 2019 by the Istanbul Trade Registry Office.

Shareholders	31 December 2020	Share (%)	31 December 2019	Share (%)
Demirören Medya	468,732,788	79.18	468,732,788	79.18
Other shareholders (BİAŞ ve other shareholders)	123,267,212	20.82	123,267,212	20.82
Issued share capital	592,000,000	100.00	592,000,000	100.00
Adjustment to share capital	77,198,813		77,198,813	
Total	669,198,813	100.00	669,198,813	100.00

In accordance with the Capital Markets Board's (the "CMB") Resolution No: 31/1059 30 October 2014 and Resolution No. 21/655 issued on 23 July 2010, it is regarded that 20.82% of the shares are in circulaton in accordance with CSD as of 31 December 2020 (31 December 2019: 16.54%) (Note 1). Shares in circulation rate is 20.82% as of reporting date.

Adjustment to share capital represents the difference between balances which restatement effect of cash contributions to share capital equivalent purchasing power and balance before the inflation adjustment calculated.

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NOTE 21 – EQUITY (Continued)

Premiums / (discounts) on shares

The share premium of public offering represents the difference between the nominal amount and the sales amount.

	31 December 2020	31 December 2019
Premium / (discounts) on shares	76,944	76,944
Total	76,944	76,944

Restricted reserves

Restricted reserves are reserved from the prior period profit due to legal or contractual obligations or for certain purposes other than the profit distribution (for example, to obtain the tax advantage of gain on sale of associates). Restricted reserves are in the scope of solo legal records in accordance with Turkish Commercial Code and Tax Procedure Law.

The legal reserves are appropriated out in accordance with the Article 519 of Turkish Commercial Code (TCC) and are used according to the procedures specified in this Article. Related amounts have to be classified in "Restricted Reserves" (except for inflation differences) in accordance with TAS.

In accordance with TAS, The Company's restricted reserves amounting to TRY 117,176,268 as of 31 December 2020 (31 December 2019: TRY 101,083,330) consist of legal reserves and gain on sale of real estate and affiliates and R&D incentive grant.

Restricted reserves	31 December 2020	31 December 2019
Gain on sale of real estate (1)	56,728,014	56,728,014
General legal reserves (2)	59,265,973	59,265,973
Gain on sale of subsidiary	683,990	683,990
R&D incentive grant (3)	498,291	498,291
Total	117,176,268	117,176,268

With the decision taken by the Group management, the real estate profit with the amount of TRY 86,647,154 occurred in statutory records from the gain of warehouse sale in Trabzon, sale of lands located in Gaziemir, Izmir and Esenyurt, Istanbul in 2014, gain from sale of investment property in AnkaraCinnah in 2016 and gain of land sale in Muğla Milas and Bağcılar, Istanbul in 2017, amounting to TRY 56,728,014 of total amount that benefits from the exemption referred to in Article 5-1/e of the Corporate Tax Law will not be involved in allocation of profits forperiods 1 January 2014-31 December 2014, 1 January 2016-31 December 2016 and 1 January 2017-31 December 2017 in compliance with the Tax Legislation, Capital Market Legislation and any other fiscal legislations, and will be deposited in a special fund account in liabilities.

⁽²⁾ In the scope of R&D incentives under the Law No. 5746, it consists of grant support received to a special fund account which is not subject to profit distribution in legal records.

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NOTE 21 – EQUITY (Continued)

Restricted reserves (Continued)

Accumulated other comprehensive income/(expenses) that will not be reclassified in profit and loss

Other comprehensive income/(expenses) occurred from the gain or losses based on revaluation and measurement and which are not to be reclassified in profit or loss, are related with the defined benefit plans and summarized below:

	31 December 2020	31 December 2019
Gain/(loss) from revaluation of property	348,347,644	294,701,211
Remeasurement gain (loss) in defined benefit plans	(22,029,402)	(23,594,600)
Total	326,318,242	271,106,611

Gain/(Loss) from revaluation of property

The Group management has started the revaluation method for the land and buildings that are classified into property, plant and equipment and investment properties. The revaluation fund presents the difference between the net book value on a cost basis after the deduction of deferred tax effect and the fair value of building and land.

Real estates recognised as property, plant and equipment in prior periods, can be transferred to investment property due to change in use. The Group has reclassified some of its properties as investment property and has chosen to account such investment properties at fair value. For that reason, valuation reports were taken as of 31 December 2020 and the effects of revaluation was accounted under revaluation fund.

The increase of TRY 348,347,644 in the fair value assessment for financial period of 31 December 2020 for consolidated financial statement has accounted under a shareholders' securities value increase fund under equity after its tax effect (31 December 2019: TRY 294,701,211).

Remeasurement gain/ (loss) in defined benefit plans

The employee termination benefit provision is calculated according to the value of the benefits that the Group is liable for with today's monetary value. The Group has accounted all the actuarial loss and gains regarding employee terminations under the other comprehensive income statement as other income and other expense. The value for reassessed estimation differences accounted under equity is TRY 22,029,402 (31 December 2019: TRY 23,594,600)

Accumulated other comprehensive income and (expenses) that will be reclassified in profit and loss

	31 December 2020	31 December 2019
Currency translation differences	76,554,966	64,537,704
Total	76,554,966	64,537,704

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NOTE 21 – EQUITY (Continued)

Restricted reserves (Continued)

Gain / (loss) from cash flow hedges

Changes in the fair value of derivative financial instruments that are designated and protected as financial derivatives of future cash flows are recognized directly in equity and in the inactive portion of profit or loss statement.

Capital Reserves and Retained Earnings

Subsequent to the first inflation adjusted financial statements, equity items such as; "Capital, Emission Premiums, Legal Reserves, Statutory Reserves, Special Reserves and Extraordinary Reserves" are carried at carrying value in the balance sheet and their adjusted values are collectively presented in equity.

Based on the declaration of CMB, "Paid-in Capital", "Restricted reserves appropriated from profit" and "Share Premiums" is required to present by their amounts in statutory accounts. Differences arising from inflation adjustments:

"If the difference is arising due to the inflation adjustment of "Paid-in Capital" and not yet been transferred to capital should be classified under the "Inflation Adjustment to Share Capital" following "Paid-in Capital":

"If the difference is due to the inflation adjustment of Restricted Reserves" and "Share Premium" and the amount has not been utilized in dividend distribution or capital increase yet, it shall be classified under "Retained Earnings". Other equity items shall be carried at the amounts valued in accordance with TAS Standards";

Capital adjustment differences can only be included to capital.

Dividend distribution

The Group takes dividend distribution decision in General Assembly by taking into account Turkish Commercial Code (TCC), Capital Markets Law (CMB) and Capital Market Regulations, Corporate Tax, Income Tax, other relevant legislations and relevant legislations of the Articles of Association of the Company and "Dividend Distribution Policy". The principles of dividend distribution are determined by Dividend Distribution Policy.

On the other hand,

- a) In first adoption of TFRS, retained earnings resulted from redrafting of comparative financial statements in line with regulations,
- b) "Equity inflation adjustment differences" resulting from restricted reserves without any record preventing dividend distribution,
- c) Retained earnings resulting from first adoption of inflation adjustments, can be distributed to the shareholders as dividend.

Besides, in case "Equity Effect Related to the Share Purchase" account is in the consolidated financial statement of equity, aforementioned account item is not considered as discount or premium item while calculating the net distributable profit.

Disclosure of net profit after deducting accumulated losses in records, which are prepared in accordance with tax legislations of companies' and Uniform Chart of Accounts published by T.C. Ministry of Finance, and other resources which may be subject to profit distribution in the financial statements has been decided by CBM and as of balance sheet date, total net amount that can be subject to profit distribution according to legal records is TRY 416,979,128 (31 December 2019: TRY 416,659,426).

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NOTE 22 – SALES AND COST OF SALES

Sales

The detail of sales for the years ended 31 December 2020 and 2019 are as follows:

			1 January-	1 January-
		31 1	December 2020	31 December 2019
Advertising revenue			127,964,817	158,272,678
Circulation and publishing s	sales		161,770,838	167,235,254
Other	, ares		26,076,410	31,926,786
			, ,	, ,
Net sales			315,812,065	357,434,718
Cost of sales (-)			(306,283,358)	(314,852,017)
Gross profit (loss)			9,528,707	42,582,701
	Printing Media	Digital Media	Printing Media	Digital Media
	1 January-	1 January-	1 January-	1 January-
	31 December 2020	31 December 2020	31 December 2019	31 December 2019
Domestic	175,973,820	68,296,315	229,623,021	48,162,147
Foreign	69,779,827	1,762,103	67,118,384	12,531,166
Total sales	245,753,647	70,058,418	296,741,405	60,693,313
Performance Obligations				
Circulation sales	122,909,649	-	133,515,975	-
Subcontracted printing sales	38,861,189	-	33,719,279	-
Advertising sales	59,668,502	68,296,315	110,110,531	48,162,147
Other sales	24,314,307	1,762,103	19,395,620	12,531,166
	245,753,647	70,058,418	296,741,405	60,693,313
T. 1011				
Fulfillment of the performance obligations				
In time	186,085,145	1,762,103	186,630,874	12,531,166
At a specific moment in time	59,668,502	68,296,315	110,110,531	48,162,147
*	245,753,647	70,058,418	296,741,405	60,693,313

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NOTE 22 – SALES AND COST OF SALES (Continued)

Cost of Sales

The details of cost of sales for the periods ended 31 December 2020 and 2019 are as follows:

	1 January-	1 January-
	31 December 2020	31 December 2019
Raw material	(106,471,795)	(136,554,610)
Paper	(48,214,231)	(79,172,693)
Printing and ink	(32,423,799)	(29,894,173)
Other	(25,833,765)	(27,487,744)
Personnel expenses	(145,179,760)	(119,683,744)
Depreciation Expenses (Note 13,14)	(8,215,309)	(10,212,447)
Agency expenses	(11,360,131)	(9,881,882)
Distribution, storage and travel expenses	(3,100,501)	(5,695,629)
Fuel, electricity, water and office expenses	(7,121,807)	(6,569,980)
Outsourced services	(3,065,912)	(3,181,831)
Communication expenses	(3,072,108)	(3,245,356)
Maintenance and repair expenses	(3,037,681)	(3,199,074)
Rent expenses	(848,019)	(1,301,080)
Packaging expenses	(934,469)	(1,744,006)
Other	(13,875,866)	(13,582,378)
Total	(306,283,358)	(314,852,017)

NOTE 23 – GENERAL ADMINISTRATIVEANDMARKETING EXPENSES

a) General administrative expenses

	1 January-	1 January-
	31 December 2020	31 December 2019
Personnel expenses	(40,393,206)	(24,313,636)
Consultancy expenses	(10,685,886)	(9,758,503)
Rent expenses	(7,624,790)	(5,734,754)
Maintenance and repair expenses	(4,878,893)	(5,056,000)
Fuel, electricity, water and office expenses	(5,184,452)	(5,489,189)
Depreciation and amortization charges (Note 13, 14)	(5,625,883)	(8,588,441)
Outsourced services	(3,434,296)	(2,942,386)
Transportation, storage and travel expenses	(2,561,515)	(1,899,403)
Tax expenses	(1,820,216)	(1,982,507)
Other	(3,035,956)	(4,449,543)
Total	(85,245,093)	(70,214,362)

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NOTE 23 – GENERAL ADMINISTRATIVEANDMARKETING EXPENSES (Continued)

b) Marketing expenses

	1 January-	1 January-
	31 December 2020	31 December 2019
Personnel expenses	(20,298,809)	(20,493,436)
Transportation, storage and travel expenses	(12,828,013)	(12,484,757)
Advertisement expenses	(10,985,883)	(16,308,225)
Promotion expenses	(7,245,241)	(2,469,181)
Sponsorship and other marketing expenses	(3,469,094)	(3,506,982)
Consultancy expenses	(2,239,755)	(2,888,444)
Outsourced services	(1,359,001)	(1,599,507)
Depreciation and amortization charges (Note 13, 14)	(1,340,970)	(1,709,106)
Total	(59,766,766)	(61,459,638)

NOTE 24 – EXPENSES BY NATURE

	1 January-	1 January-
	31 December 2020	31 December 2019
Payroll expenses	(205,871,775)	(164,490,816)
Depreciation and amortization charges	(15,200,193)	(20,400,395)
Total	(221,071,968)	(184,891,211)

NOTE 25 – OTHER OPERATING INCOME

The details of other operating income for the periods ended at 31 December 2020 and 2019 are as follows:

	1 January-	1 January-
	31 December 2020	31 December 2019
Foreign exchange gains	51,303,956	34,710,511
Finance income due from term sales	28,762,299	24,130,994
Compensation income	20,449,812	-
Income due from doubtful trade receivables (Note 7)	500,128	1,838,679
Interest income on bank deposits	222,713	847,270
Unrealized finance expense due from term purchases	8,065	34,041
Reversal of provisions (Note 16)	2,811,364	3,629,004
Other	2,957,871	6,887,329
Total	107,016,208	72,077,828

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NOTE 26 – OTHER OPERATING EXPENSES

The details of other operating expenses for the periods ended at 31 December 2020 and 2019 are as follows:

	1 January- 31 December 2020	1 January- 31 December 2019
Provision expense for doubtful receivables (Note 7)	(4,125,963)	(4,127,590)
Foreign exchange loses	(20,906,645)	(20,970,004)
Fines and compensation expense	(673,435)	(2,349,649)
Provision for lawsuits (Note 16)	(10,621,414)	(6,107,073)
Finance expense due from term sales	(5,775,353)	(521,528)
Aids and donations	(400,294)	(133,263)
Other provision expenses	(202,360)	-
Other	(1,513,641)	(513,112)
Total	(44,219,105)	(34,722,219)

NOTE 27 – INCOME FROM INVESTING ACTIVITIES

The details of income from investing activities for the periods ended at 31 December 2020 and 2019 are as follows:

	1 January- 31 December 2020	1 January- 31 December 2019
Gain on change in fair value of investment properties (Note 12)	24,327,852	20,433,009
Rent income (Note 12)	4,284,911	4,116,101
Gain on sale of tangible assets and investment properties	93,217	570,138
Dividend income from financial investments	73,263	-
Foreign exchange and other gains	-	9,623,841
Interest income from investing activities	-	1,715,546
Total	28,779,243	36,458,635

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NOTE 28 – EXPENSES FROM INVESTING ACTIVITIES

The details of expenses from investing activities for the periods ended at 31 December 2020 and 2019 are as follows:

	1 January-	1 January-
	31 December 2020	31 December 2019
Provision for impairment of investment properties (Note 12)	(304,990)	(153,000)
Expenses related to investment properties	(156,651)	(303,336)
Loss on the sale of tangible asset and investment properties	24,010	(5,504,399)
Other	(900)	(5,000)
Total	(438,531)	(5,965,735)

NOTE 29 - FINANCIAL INCOME / EXPENSES

The details of financial expenses for the periods ended at 31 December 2020 and 2019 are as follows:

	1 January- 31 December 2020	1 January- 31 December 2019
Interest expense on bank loan	(9,373,195)	(17,120,548)
Foreign exchange income/(losses), net	(4,220,061)	(377,727)
Loan commission, bank costs and factoring expense (1)	(3,242,998)	(9,857,793)
Other	(7,197)	(611,288)
Total	(16,843,451)	(27,967,356)

⁽¹⁾ As explained in Note 20, TRY 3,036,843 of related balance consists of financing payment due to prepayments received by Group based on revocable factoring transactions (31 December 2019: TRY 9,493,209).

NOTE 30 – INCOME TAXES

Assets related to current period tax:

	31 December 2020	31 December 2019
Corporate and income tax payable	305,755	769,939
Less: Prepaid taxes	-	(600,741)
Current income tax liabilities	305,755	169,198

Turkish tax legislation does not permit a parent company and its subsidiaries and associates to file a consolidated tax return. Therefore, provisions for taxes, as reflected in these consolidated financial statements, have been calculated on a separate-entity basis.

The details of the effective tax laws in countries which Group has significant operations are stated below:

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NOTE 30 – INCOME TAXES (Continued)

Turkey:

In accordance with the regulation numbered 7061, published in Official Gazette on 5 December 2017, "Law on the Amendment of Certain Tax Acts and Some Other Laws", corporate tax rate for the years 2018, 2019 and 2020 has increased from 20% to 22% (2019: 22%). Therefore, deferred tax assets and liabilities as of 31 December 2020 are calculated with 22% tax rate for the temporary differences which will be realized in 2018, 2019 and 2020, and with 20% tax for those which will be realized after 2021 and onwards. Corporation tax is payable on the total income of the companies after adjusting for certain disallowable expenses, corporate income tax exemptions (gain from associates' exemption, investment allowances etc.) and corporate income tax deductions (like research and development expenditures deduction). No further tax is payable unless the profit is distributed.

Dividends paid to non-resident corporations, having representative office in Turkey, or resident corporations are not subject to withholding tax. Otherwise, dividends paid are subject to withholding tax at the rate of 15%. An increase in capital is not considered as a profit distribution.

Corporations are required to calculate advance corporation tax quarterly at the rate of 22% on their corporate income. Advance tax is to be declared by the 14th day of the second month following each calendar quarter end and is payable by the 17th of the second month following each calendar quarter end. Advance tax paid by corporations is credited against the annual corporation tax liability. The balance of the advance tax paid may be refunded or used to set off against other liabilities to the government.

In accordance with Tax Law No: 5024 "Law Related to Changes in Tax Procedure Law, Income Tax Law and Corporate Tax Law" that was published on the Official Gazette on 30 December 2003 to amend the tax base for non-monetary assets and liabilities, effective from 1 January 2004, the income and corporate taxpayers will prepare the statutory financial statements by adjusting the non-monetary assets and liabilities for the changes in the general purchasing power of the Turkish Lira. In accordance with the aforementioned law provisions, in order to apply inflation adjustment, cumulative inflation rate (TURKSTAT WPI) over last 36 months and 12 months must exceed 100% and 10%, respectively. Inflation adjustment has not been applied as these conditions were not fulfilled since 2005.

In Turkey, there is no procedure for a final and definitive agreement on tax assessments. Companies file their tax returns within the 25^{th} of the fourth month following the close of the financial year to which they relate.

Tax authorities can review accounting records within five years and if they determine any errors on the accounting records, tax payable can be reassessed.

Under the Turkish taxation system, tax losses can be carried forward to offset against future taxable income for up to 5 years. Tax losses cannot be carried back to offset profits from previous periods. As publicly disclosed on 19 April 2011, the Company plans to make use of the requirements set out in relation to "Tax Base Increase" in Law No: 6111 "Restructuring of some receivables and Social Security and General Health Insurance Law and Other Law Amending Certain Laws and Decrees"; therefore, 50% of losses attributable to the periods that are subject to tax base increase will not be offset against the income to be obtained in 2010 and subsequent periods.

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NOTE 30 – INCOME TAXES (Continued)

There are numerous exemptions in the Corporate Income Tax Law. This is one of the exceptions to the Company are described below:

Exemption for participation in subsidiaries:

Dividend income from shares in capital of another corporation subject to resident taxpaying (except dividends from investment funds participation certificates and investment trusts shares) are exempt from corporate tax.

Issued premiums exemption:

Gains from issued premiums derived from the disposal of sales at nominal values during incorporations and the capital increase of joint stock companies are exempt from corporate tax.

Exemption for participation into foreign subsidiaries:

For companies participating in 10% or more of the capital of a non-resident limited liability or joint stock company, (except for those whose principal activity is financial leasing or investment property) for at least one year until the date of the income is generated and transferred to Turkey until the date of the filing of the corporate income tax return of the fiscal year in which the income is generated is exempt from corporation tax subject to those subsidiaries being subject to corporate income tax, or alike, in their country of legal residence or business center at the rate of at least 15% (minimum corporate income tax applicable like in Turkey for those whose principal activity is finance assurance or insurance).

Exemption for sale of participation shares and property:

75% of the gains derived from the sale of preferential rights, usufruct shares and founding shares from investment equity and %50 of gains derived from sale of real property which have remained in assets more than two full years are exempt from corporate tax. To be entitled to the exemption, the relevant gain is required to be held in a fund account in liabilities and it must not be withdrawn from the entity for a period of 5 years. The sales consideration should be collected until the end of the second calendar year following the year the sale was realized.

Russian Federation

The corporate tax rate effective in Russian Federation is 20% (2019: 20%). This rate can be reduced according to special tax incentives (Special economic zones, investors entering private investment contract, regional incentive programs etc.).

Russian tax year is the calendar year and other fiscal year ends are not permitted. Profit tax is calculated on a year-to-date basis. Advance payments are made monthly, with different calculation methods for quarterly or monthly schedules subject to the taxpayer's choice. Tax returns are filed till the 28th of March, following the close of the financial year.

The amendments introduce changes to the requirements on utilization of tax losses carried forward in the Russian Tax Code. In 2017-2020, taxable profits of any given year may be reduced by accumulated tax losses carried forward by no more than 50%. Additionally, tax losses may now be carried forward realized after 2007 for an unlimited period, not for 10 years maximum as was the case previously. The Group is evaluating the possible effects of new tax regulations.

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NOTE 30 – INCOME TAXES (Continued)

Russian Federation (Continued)

Tax refunds are technically possible but are very difficult to obtain in practice. Tax consolidations of tax reporting/payments by different legal entities (or grouping) are not permitted in Russia at present. Generally, dividend income payable to a foreign organization is subject to withholding tax at 15%. This standard rate may, however, be reduced under the provisions of applicable double tax treaty.

In Russian Federation the tax regulations are subject to various comments and change frequently. Regarding to TME's operations the interpretation of tax regulations by tax authorities may differ from the management.

Belarus

The corporate tax rate effective in Belarus is 18% (2019: 18%).

The tax period is the calendar year. Profit tax is calculated as progressive total. Advance payments are made quarterly, on the basis of either the previous year results or expected current year profits. The annual corporate tax declaration is due by 20 March of the following year. Tax loss carry forward is not allowed to reduce taxable profits. Tax refunds are possible. Tax consolidations of tax reporting/payments by different legal entities (or grouping) are not permitted in Belarus at present. Generally, dividend income payable to a foreign organization is subject to withholding tax at 12%. This standard rate may, however, be reduced under the provisions of applicable double tax treaty. The Belarus tax regulations change frequently.

The tax rates at 31 December 2020, which are used in the calculation of deferred tax, taking each country's tax legislations into consideration are as follows:

Country	Taxes Rate (%)
Germany	28
Belarus	18
Russia	20
Netherland	25

Deferred Tax

The Group recognizes deferred tax assets and liabilities based on temporary differences arising between the financial statements as reported for Financial Reporting Standards announced by Public Oversight Authority and financial statements prepared in accordance with the tax legislation. These differences usually stem from the income and expense to be accounted in different period because of the difference between Financial Reporting Standards announced by Public Oversight Authority and Tax legislation.

Deferred taxes are calculated on temporary differences that are expected to be realized or settled based on the taxable income in coming years under the liability method using tax rates enacted at the balance sheet dates.

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NOTE 30 – INCOME TAXES (Continued)

Deferred Tax (Continued)

Deferred tax assets and liabilities are presented in net in the consolidated financial statements of the Group, since they are presented in net in the financial statements of subsidiaries and joint ventures, which are each individual tax payers. Temporary differences deferred tax assets and deferred tax liabilities at the table below are presented based on gross amounts.

	31 December 2020	31 December 2019
Deferred tax liabilities	(34,727,284)	(29,804,588)
Deferred tax assets	2,044,037	2,321,912
Deferred tax liabilities, net	(32,683,247)	(27,482,676)

The temporary differences and deferred tax assets/(liabilities) using the enacted tax rates as of 31 December 2020 and 31 December 2019 are as follows:

	To	tal	Deferred to	ax assets /
	temporary differences		(liabilities)	
	31 December 2020	31 December 2019	31 December 2020	31 December 2019
Provision for employee termination benefits and unused vacation right	87,469,541	67,753,205	19,243,298	14,905,705
Difference between tax base an carrying value of trade receivables	34,751,402	33,258,509	7,645,309	7,316,872
Deferred income	3,470,799	3,531,291	763,576	776,884
Operational assets reclassification (IFRS 16) Difference between tax bases and	1,159,294	1,528,760	255,045	336,327
carrying value of property, plant and equipment and intangibles	(384,529,751)	(311,134,498)	(48,383,650)	(38,897,301)
Investment properties fair value differences	(178,985,363)	(154,824,944)	(17,961,148)	(15,565,199)
Other, net	26,207,588	16,900,717	5,754,323	3,644,036
Total	(410,456,490)	(342,986,960)	(32,683,247)	(27,482,676)

As of 31 December 2020, carryforward tax losses for which deferred tax asset was not recognized amounted to TRY 516,203,979 (31 December 2019: TRY 352,177,102).

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NOTE 30 – INCOME TAXES (Continued)

The maturity analysis of carry forward tax losses utilized is as follows:

Maturity of financial losses:

	31 December 2020	31 December 2019
2020	-	-
2021	219,368	219,368
2022	1,299,846	2,064,086
2023	2,721,035	2,721,035
2024	62,435,180	-
Indefinite (*)	449,528,500	347,172,613
Total	516,203,979	352,177,102

^(*) Under the new tax regulations in Russia, the 10-year time limit for companies to carry past year's losses in the following periods has been cancelled.

The movements of net deferred tax liabilities for the periods ended 31 December 2020 and 2019 are as follows:

1 January	2020 (27,482,676)	2019 (17,414,707)
Deferred tax income in consolidated statement of income	3,636,463	(964,760)
Accounted in equity	(6,402,182)	(8,535,048)
Currency translation differences	(2,474,827)	(540,229)
Tax effect of sale of subsidiary (Note 31)	39,975	(27,932)
31 December	(32,683,247)	(27,482,676)

The analysis of the tax expense/(income) for the periods ended at 31 December 2020 and 2019 are as follows:

	31 December 2020	31 December 2019
Current tax income/(expense)	(305,755)	(769,939)
Deferred tax income/(expense)	3,636,463	(964,760)
Total	3,330,708	(1,734,699)

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NOTE 30 – INCOME TAXES (Continued)

The reconciliation of the current period tax expense in the consolidated statement of profit or loss for the periods ended at 31 December 2020 and 2019 and consolidated tax and the tax (income)/expense calculated with the current tax rate over income before tax and non-controlling interests are as follows

	1 January- 31 December 2020	1 January- 31 December 2019
Profit/(loss) before taxes and non-controlling interests (1)	(85,353,890)	(47,717,595)
Current period tax calculated at the effective tax rates of countries	18,777,856	10,497,871
Non-taxable expenses	708,609	676,105
Effect of adjustments and carryforward tax losses that are not subject to deferred tax	(11,619,834)	(10,423,724)
Discontinued operations and affiliate sales effect	(5,870,984)	705,927
Exceptions	(103,882)	(741,493)
Effect of different tax rates on subsidiaries	(845,280)	(95,483)
Other	2,284,223	(2,353,902)
Tax income/(expense)	3,330,708	(1,734,699)

⁽¹⁾ Comprised from total of tax losses of continuing and discontinued operation

NOTE 31 – ASSETS CLASSIFIED AS HELD FOR SALE AND DISCOUNTINUED OPERATIONS

a) Discontinuing the digital operation in Russia and EE

The Board of Directors of Pronto Media Holding which is located in Russia as the indirect subsidiary of Trader Media East Ltd. that owned by 97.29% by the Group, has decided to discontinue the digital operating in its territory on 22 November 2017 due to the operational performance below the desired level. In accordance with the decision, digital operations under Pronto Media Holding are classified as "Discontinued Operations". The impairment losses due to discontinued operations are recognized under "Discontinued Operations" in the statement of profit/loss.

	1 January-	1 January-
	31 December 2020	31 December 2019
Sales	6,433,715	4,056,861
Cost of sales (-)	(3,320,058)	(1,988,100)
General administrative and marketing expense	(6,419,160)	(4,414,501)
Other operating income (expense), net	(326,081)	306,332
Finance expense, net	(17,775,266)	5,276,415
Expenses from investing activities, net	12,136	(316)
Loss before tax from discontinued operations	(21,394,714)	3,236,691
for the period	(21,394,714)	3,230,091
Deferred tax income	39,975	(27,932)
Loss from the discontinued operation for the period	(21,354,739)	3,208,759

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NOTE 31 – ASSETS CLASSIFIED AS HELD FOR SALE AND DISCOUNTINUED OPERATIONS (Continued)

a) Discontinuing the digital operation in Russia and EE (Continued)

The Group may derecognize its operations abroad in the form of sales, liquidation, repayment of capital or partial or complete abandonment of the entity. A reduction in the carrying amount of an overseas entity will not result in a partial elimination because of its own loss or impairment recognized by the investor. Therefore, any gain or loss on exchange rate differences recognized in other comprehensive income is not reclassified to profit or loss when the impairment loss is recognized.

The Group has monetary liabilities and receivables arising from foreign operations that are not part of the net investment in the foreign operations during the current period. Exchange differences arising from these transactions are recognized in equity under currency translation differences in the Consolidated Financial Statements and will be reflected profit or loss during sale or wholly liquidation of the net investment.

DİPNOT 32 – EARNING PER SHARE

Loss per share as of 31 December 2020 and 2019 is as follows:

	1 January-	1 January-
	31 December 2020	31 December 2019
Net loss for attributable to equity holders of parent company	(80,862,684)	(49,397,250)
Number of ordinary shares in issue (with nominal value of TRY 1 each)	592,000,000	592,000,000
Loss from continuing operations attributable to equity holders of parent company	(0.1366)	(0.0834)

NOTE 33 -RELATED PARTY DISCLOSURES

i) Balances of related parties:

a) Short term trade receivables from related parties:

	31 December 2020	31 December 2019
Demirören Reklam ve Yatırım A. Ş.	68,069,903	37,667,010
Milliyet Gazetecilik ve Yayıncılık A.Ş.	68,043,875	19,949,336
Demirören Yayıncılık ve Gazetecilik A.Ş. (1)	15,705,619	7,708,974
Demirören Media International GmbH	13,510,329	9,951,184
Demirören Televizyon Yayıncılığı A.Ş. (2)	-	11,005,086
Demirören Teknoloji A.Ş.	-	1,355,764
Other	4,046,329	3,703,579
Total	169,376,055	91,340,933

⁽¹⁾ In 2020, Demirören Yayıncılık ve Gazetecilik A.S. and Demirören Gazetecilik A.S. combined.

⁽²⁾ In 2020, Demirören Televizyon Yayıncılığı A.Ş. and Demirören TV Holding A.Ş. combined.

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NOTE 33 – RELATED PARTY DISCLOSURES (Continued)

b) Short term payables to related parties:

	31 December 2020	31 December 2019
Trade payables to related parties		
Yelda Haber ve Görsel Yayıncılık A.Ş.	61,998,227	2,575,955
Demirören Media International GmbH	9,820,632	16,251,060
Demirören Holding A.Ş.	2,109,902	1,873,719
Demirören Medya Yatırımları A.Ş.	-	1,861,723
Mina TV Televizyon ve Radyo Yayıncılık A.Ş.	-	183,265
Other	580,764	574,784
Total	74,509,525	23,320,504

c) Other receivables from related parties:

	31 December 2020	31 December 2019
Other short-term receivables from related parties		
Demirören Medya Yatırımları A.Ş. (1)	8,328,313	80,876,536
Total	8,328,313	80,876,536

⁽¹⁾ Consist of receivables that the Group will receive from its parent company related to the sale of its subsidiaries. The Company has assigned these receivables to its main shareholder Demirören Medya with regard to the sales contract between Doğan Holding and Demirören Media. Notes receivables from Demirören Media are taken for the collection of related receivables, as the late interest rate is charged, the amount does not discount.

ii) Significant transactions with related parties:

Transactions in related parties for the periods ended as of 31 December 2020 and 2019 are as follows:

d) Significant service and product sales to related parties:

	1 January-	1 January-
	31 December 2020	31 December 2019
Demirören Reklam ve Yatırım A.Ş.	56,225,565	45,788,220
Demirören Yayıncılık ve Gazetecilik A.Ş. (1)	28,956,196	26,237,307
Milliyet Gazetecilik Yayıncılık A.Ş.	19,166,272	3,433,882
Demirören Medya Yatırımları A.Ş.	6,230,176	1,453,852
Demirören Denetim Danışmanlık Satış Pazarlama Matbaacılık Ödeme Aracılık ve Tahsilat Sistem. A.Ş.	449,439	458,967
Demirören Teknoloji A.Ş.	100,741	765,090
Other	12,656,561	6,865,832
Total	123,784,950	85,003,150

⁽¹⁾ In 2020, Demirören Yayıncılık ve Gazetecilik A.Ş. and Demirören Gazetecilik A.Ş. combined.

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NOTE 33 – RELATED PARTY DISCLOSURES (Continued)

e) Significant service and product purchases from related parties:

	1 January-	1 January-
	31 December 2020	31 December 2019
Demirören Teknoloji A.Ş.	9,331,435	5,639,290
Demirören Reklam ve Yatırım A.Ş.	8,364,369	3,820,450
Demirören Ajansı A.Ş. (1)	6,810,140	5,567,242
Demirören Medya Yatırımları A.Ş.	5,785,824	6,183,209
Demirören Yayıncılık ve Gazetecilik A.Ş. (2)	4,026,929	4,593,898
Taksim Gayrimenkul Yatırımı Geliştirme ve İşl. A.Ş.	4,017,242	-
Milliyet Gazetecilik Yayıncılık A.Ş.	3,508,929	1,830,837
Andromeda TV Digital Platform İşletmeciliği A.Ş. (3)	1,661,743	1,560,269
Yelda Haber ve Görsel Yayıncılık A.Ş.	1,500,773	1,316,509
Demirören Holding A.Ş.	119,702	2,675,367
Total Oil Türkiye A.Ş. (4)	-	1,183,011
Other	4,315,211	1,411,558
Total	49,442,297	35,781,640

⁽¹⁾ In 2020, Demirören Ajansı A.Ş. and Demirören Haber Ajansı A.Ş. combined.

f) Other income from related parties:

	1 January-	1 January-
	31 December 2020	31 December 2019
Demirören Televizyon Yayıncılığı A.Ş. (1)	6,410,165	5,904,325
Milliyet Gazetecilik Yayıncılık A.Ş.	3,029,410	2,672,148
Andromeda Digital Platform İşletmeciliği A. Ş. (2)	2,587,460	2,065,932
Demirören Yayıncılık ve Gazetecilik A.Ş. (3)	1,873,214	1,837,059
Demirören Haber Ajansı A.Ş. (4)	585,907	716,513
Demirören Teknoloji A.Ş.	572,245	963,647
Demirören Medya Yatırımları A. Ş.	136,087	496,224
Demirören Dağıtım Satış Pazarlama Matbaacılık Ödeme Aracılık ve Tahsilat Sis. A.Ş.	32,260	784,348
Other	1,315,266	1,430,042
Total	16,542,014	16,870,238

⁽¹⁾ In 2020, Demirören Televizyon Yayıncılığı A. Ş. and Demirören TV Holding A.Ş. combined.

As of 31 December 2020, amounting to TRY 16,542,014 of other income which totally amounts to TRY 340,939 consists of rent income which Hürriyet received from the Group companies (1 January - 31 December 2019: TRY 563,799).

⁽²⁾ In 2020, Demirören Yayıncılık ve Gazetecilik A.Ş. and Demirören Gazetecilik A.Ş. combined.

⁽³⁾ In 2020, Andromeda Digital Platform İşletmeciliği and Demirören TV Digital Platform İşletmeciliği A.Ş. combined.

⁽⁴⁾ In 2020, from the date of sale because of changes that occur parent company Total Oil Türkiye A.Ş. is not a related party.

⁽²⁾ In 2020, Andromeda Digital Platform İşletmeciliği and Demirören TV Digital Platform İşletmeciliği A.Ş. combined.

⁽³⁾ In 2020, Demirören Yayıncılık ve Gazetecilik A.Ş. and Demirören Gazetecilik A.Ş. combined.

⁽⁴⁾ In 2020, Demirören Ajansı A.Ş. and Demirören Haber Ajansı A.Ş. combined.

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NOTE 33 – RELATED PARTY DISCLOSURES (Continued)

ii) Significant transactions with related parties (Continued)

	1 January-	1 January-
Financial expense:	31 December 2020	31 December 2019
Yelda Haber ve Görsel Yayıncılık A.Ş.	3,386,758	-
Andromeda Digital Platform İşletmeciliği A.Ş. (1)	78,194	29,836
Demirören Haber Ajansı A.Ş. (2)	-	302,845
Other	73,757	8,550
Total	3,538,709	341,231

⁽¹⁾ In 2020, Andromeda Digital Platform İşletmeciliği and Demirören TV Digital Platform İşletmeciliği A.Ş. combined.

⁽²⁾ In 2020, Demirören Ajansı A.Ş. and Demirören Haber Ajansı A.Ş. combined.

	1 January-	1 January-
Financial income:	31 December 2020	31 December 2019
Demirören Medya Yatırımları A.Ş.	-	9,625,987
Total	-	9,625,987

iii) Key Management Personnel:

	1 January-	1 January-
	31 December 2020	31 December 2019
Salaries and other short-term benefits	6,043,934	5,953,974
Post-employment benefits	-	1,380,268
Total	6,043,934	7,334,242

The Company determined the key management personnel as Board of Directors and Executive Committee. Benefits provided to key management personnel consisted of wage, premium, health insurance, transportation and post-employment benefits.

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NOTE 34 – NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS

34.1 Financial Risk Management

(i) Interest rate risk

The Group's interest rate sensitive financial instruments are as follows:

31 December 2020 31 December 2019

Financial instruments with fixed interest rate

Bank deposits (Note 4) 508,176 8,609,959 Financial liabilities (Note 6) - 11,713,065

The Group is exposed to interest rate risk through the impact of rate changes on interest bearing liabilities and assets. The Group management uses interest-bearing short-term assets within natural policy context to stabilize the maturity of the interest-bearing liabilities and assets. Furthermore, the Group hedges interest rate risks arising from floating rate borrowings, by limited use of derivatives, such as interest rate swaps.

Borrowings issued at floating rates expose the Group to cash flow interest rate risk. Borrowings issued at fixed rate expose the Group to fair value interest rate risk. As of 31 December 2020, and 2019, the Group does not have borrowings at floating rates.

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NOTE 34 – NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (Continued)

34.1 Financial Risk Management (Continued)

(ii) Liquidity Risk

	Carrying	Total contractual	Less than	3- 12	1- 5	More than
31 December 2020	Value	cash outflow	3 months	months	years	5 years
Financial liabilities						
Payables from rental services	18,685,984	18,685,984	1,067,176	2,889,051	11,833,536	2,896,221
Trade payables						
-Related party (Note 33)	74,509,525	73,016,643	49,607,940	23,408,703	-	-
-Other (Note 7)	59,163,429	58,666,770	58,415,273	251,497	-	-
Other payables						
-Other (Note 8)	5,422,700	5,422,700	5,422,700		-	-
Payables within employee benefit						
-Due to personnel (Note 9)	3,326,725	3,326,725	3,326,725	-	-	-
	Carrying	Total contractual	Less than	3- 12	1- 5	More than
31 December 2019	Value	cash outflow	3 months	months	years	5 years
Financial liabilities						
Short- and long-term liabilities (Note 6)	11,713,065	11,732,229	7,782,799	3,949,430	-	-
Payables from rental services	18,294,798	18,294,798	1,892,016	4,404,202	9,462,253	2,536,327
Trade payables						
-Related party (Note 33)	23,320,504	23,452,732	6,896,300	16,556,432	-	-
-Other (Note 7)	36,895,749	37,539,133	37,297,536	241,597	-	-
Other payables						
-Other (Note 8)	4,808,536	4,808,537	3,657,858	1,150,679	-	-
Payables within employee benefit						
-Due to personnel (Note 9)	482,257	482,257	482,257	-	-	-

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NOTE 34 – NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (Continued)

34.1 Financial Risk Management (Continued)

(ii) Liquidity Risk (Continued)

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities, the availability of funding through an adequate amount of committed credit facilities and the ability to close out market positions. Due to the dynamic nature of the underlying business, the Group aims maintaining flexibility in funding by keeping committed credit lines available.

Funding risk of current and future debt requirements is managed by continuance of sufficient and highly qualified creditor's access. The Group aims at maintaining cash and cash equivalents for the anticipated cash flows of raw material purchase for the subsequent six-months.

The liquidity table demonstrates the Group's net financial liabilities in accordance with the redemption schedule. Such amounts are undiscounted future cash flows of financial liabilities of the Group. Balances due within 12 months equal their carrying balances as the impact of discounting is not significant.

At 31 December 2020, the Group has not any long-term bank borrowings (31 December 2019: None) (Note 6)

(iii) Credit Risk

Ownership of financial assets involves the risk that counterparties may be unable to meet the terms of their agreements. These risks are monitored by limiting the credit amount of any individual counterparty. The credit risk is generally highly spread due to the large number of entities comprising the customer bases.

Aging analysis for trade receivables:

As of 31 December 2020, there are past due trade receivables amounting to TRY 158,636,615 which are not considered as doubtful receivables (31 December 2019: TRY 103,428,078). The Group does not foresee any collection risk for the delay up to one month due to sector dynamics and conditions. The Group restructures the trade receivables by applying due date differences which are due over one month and/or the Group does not foresee any collection risk since they are under coverage of guarantees such as mortgage, indemnity or guarantee notes. As of 31 December 2020, the amount of mortgage and indemnity received is TRY 3,285,292 for the related receivables (31 December 2019: TRY 24,081,057).

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NOTE 34 – NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (Continued)

34.1 Financial Risk Management (Continued)

(iii) Credit Risk (Continued)

As of 31 December 2020, and 2019, aging analysis for trade receivables that are past due but not impaired are as follows:

	31 December 2020		31 December	2019
	Related party	Other	Related party	Other
0-1 month	15,383,304	7,279,147	14,107,445	7,894,552
1-3 month	17,976,530	11,232,926	8,584,458	10,723,256
3-6 month	24,200,307	5,679,418	10,711,845	5,917,027
6-12 month	48,375,250	3,825,641	7,843,800	3,658,967
More than 1 year	13,896,536	10,787,556	24,086,462	9,900,266
	119,831,927	38,804,688	65,334,010	38,094,068

As of 31 December 2020, and 2019, aging analysis for trade receivables that are past due and impaired is as follows:

Impaired	31 December 2020	31 December 2019
Past due 0 - 3 months	_	_
Past due 3 - 6 months	_	_
Past due 6 months and over	80,075,090	76,092,473
		· · · · · · · · · · · · · · · · · · ·
Less: Provision for impairment (Note 7)	(80,075,090)	(76,092,473)

There is no balance of related party receivables that are past due and impaired as of 31 December 2020 (31 December 2019: None). There is no trade receivable which is not over due and impaired as of 31 December 2021 (31 December 2019: None).

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NOTE 34 – NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (Continued)

34.1 Financial Risk Management (Continued)

(iii) Credit Risk (Continued)

The Group's credit risk of financial instruments as of 31 December 2020 is as follows:

	Trade rece	ivables	Other receiv	vables	Bank	Other
31 December 2020	Related party	Other	Related party	Oher	Deposits	Assets
Maximum credit risk exposure as of balance sheet date - The part of maximum credit risk under guarantee with collateral	169,376,055	53,441,846 3,285,292	8,328,313	12,425,299	4,097,697	104,565
A, Net book value of financial assets that are not past due/impaired - The part under guarantee with collateral B, Net book value of financial assets that are renegotiated if not that	49,544,128 -	14,637,158 2,220,599	8,328,313	12,425,299	4,097,697 -	104,565
will be accepted as past due or impaired C, Carrying value of financial assets	-	-	-	-	-	-
that are past due but not impaired	119,831,927	38,804,688	-	-	-	-
 The part under guarantee with collateral D, Net book value of impaired asset 	-	1,064,693	-	-	-	-
- Past due (gross carrying amount)	-	80,075,090	-	-	-	-
Impairment (-)The part of net value	-	(80,075,090)	-	-	-	-
under guarantee with collateral - Not overdue (gross carrying value)	-	-	-	-	-	-
Impairment (-)The part of net value	-	-	-	-	-	-
under guarantee with collateral	-	-	-	-	-	-
E, Off-balance sheet items with credit risk	<u> </u>	-	-	-	-	-

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NOTE 34 – NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (Continued)

34.1 Financial Risk Management (Continued)

(iii) Credit Risk (Continued)

The Group's credit risk of financial instruments as of 31 December 2019 is as follows:

	Trade rece	ivables	Other receiv	vables	Bank	Other
31 December 2019	Related party	Other	Related party	Oher	Deposits	Assets
Maximum credit risk exposure as of balance sheet date - The part of maximum credit risk under guarantee with collateral	91,340,933	76,040,408 24,081,057	80,876,536	11,613,429	12,462,116	68,478
A, Net book value of financial assets		25.044.040	00.054.504	44.442.420		40.450
that are not past due/impaired	26,006,923	37,946,340	80,876,536	11,613,429	12,462,116	68,478
- The part under guarantee with collateral	-	17,410,220	-	-	-	-
B, Net book value of financial assets						
that are renegotiated if not that						
will be accepted as past due or impaired	-	-	-	-	-	-
C, Carrying value of financial assets	CF 224 010	29 004 069				
that are past due but not impaired	65,334,010	38,094,068	-	-	-	-
- The part under guarantee with collateral	-	6,670,838	-	-	-	-
D, Net book value of impaired asset				-		
- Past due (gross carrying amount)		76,092,473				
- Fast due (gross carrying amount) - Impairment (-)	-	(76,092,473)	-	-	-	-
- The part of net value	-	(70,092,473)	-	-	-	-
under guarantee with collateral						
- Not overdue (gross carrying value)		_	_	_	_	_
- Impairment (-)	_	_	_	_	_	_
- The part of net value	_	_	_	_	_	_
under guarantee with collateral	_	_	_	_	_	_
E, Off-balance sheet items with credit risk	_	_	_	_	_	_

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NOTE 34 – NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (Continued)

34.1 Financial Risk Management (Continued)

(iv) Financial Assets and Risk Management

Foreign currency risk

The Group is exposed to foreign exchange risk through the impact of rate changes in the translation of foreign currency denominated liabilities to TRY. These risks are monitored by the analysis of foreign currency position.

The foreign exchange risk mainly arises from the impact of rate changes in the translation of the Group's foreign currency denominated borrowings which are obtained to fund capital expenditures in domestic and overseas operations (The risk is monitored in regular meetings). The Group maintains a certain portion of its excess cash and cash equivalents in foreign currency to minimize the currency risk exposure.

The Group's risk management policy for currency risk is to maintain sufficient liquid assets for the anticipated cash flows of raw material purchase and borrowing repayment amounts in each major foreign currency for the subsequent three to six months. However, this policy should be revised by the management when deemed necessary, according to market condition.

TRY equivalents of assets and liabilities denominated in foreign currencies at 31 December 2020 and 31 December 2019 are as follow:

Net foreign currency position	5,898,359	108,063,017
Liabilities	(1,909,742)	(1,942,129)
Assets	7,808,101	110,005,146
	31 December 2020	31 December 2019

Following exchange rates have been used in the translation of foreign currency denominated balance sheet items as of 31 December 2020: 7.3405 TRY = 1 US Dollar and 9.0079 TRY=1 Euro (31 December 2019: 5.9402 TRY= 1 US Dollar and 6.6506 TRY=1 Euro)

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NOTE 34 – NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (Continued)

34.1 Financial Risk Management (Continued)

(iv) Foreign currency risk (Continued)

The table summarizes the foreign currency position risk as of 31 December 2020 and 31 December 2019. The carrying amount of foreign currency denominated assets and liabilities of the Group are as follows:

	TRY			
31 December 2020	Equivalent	USD	Euro	Other
1, Trade receivables	7,540,425	53,847	793,211	-
2a, Monetary Financial Assets	=	-	-	-
(Cash, Banks included)	267,676	6,730	98	217,391
2b, Non-Monetary Financial Assets	-	-	-	-
3, Other	-	-	-	-
4, Current Assets (1+2+3)	7,808,101	60,577	793,309	217,391
5, Trade receivables	-	-	-	-
6a, Monetary Financial Assets	-	-	-	-
6b, Non-Monetary Financial Assets	-	-	-	-
7, Other	-	-	-	-
8, Non-Current Assets (5+6+7)	-	-	-	-
9, Total Assets (4+8)	7,808,101	60,577	793,309	217,391
10, Trade Payables	1,866,580	141,311	92,062	-
11, Financial Liabilities	-	-	-	-
12a, Other Monetary Financial Liabilities	-	-	-	-
12b, Other Non-Monetary Financial Liabilities	-	-	-	-
13, Current Liabilities (10+11+12)	1,866,580	141,311	92,062	-
14, Trade Payables	43,163	5,880	-	_
15, Financial Liabilities	-	-	-	_
16a, Other Monetary	-	-	-	-
Financial Liabilities	-	-	-	-
16b, Other Non-Monetary				
Financial Liabilities	-	-	-	-
17, Non-Current Liabilities (14+15+16)	43,162	5,880	-	_
18, Total Liabilities (13+17)	1,909,742	147,191	92,062	-
19, Net asset / liability position of	, ,	,	,	
off-balance sheet derivatives (19a-19b)	_	-	-	_
19a, Off-balance sheet foreign				
currency derivative assets	_	-	-	_
19b, Off-balance sheet foreign				
currency derivative liabilities	_	-	-	_
20, Net foreign currency				
asset liability position (9-18+19)	5,898,359	(86,614)	701,247	217,391
21, Net foreign currency asset / liability	-,,	(==,===)	,	
position of monetary items	_	_	_	_
(1+2a+5+6a-10-11-12a-14-15-16a)	5,898,359	(86,614)	701,247	217,391
22, Fair value of foreign currency	2,020,002	(00,011)	· ~ = • = • ·	,,
hedged financial assets	_	-	_	_
moreon minimizera appens	_	_	_	_

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NOTE 34 – NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (Continued)

34.1 Financial Risk Management (Continued)

(iv) Foreign currency risk (Continued)

	TRY			
31 December 2019	Equivalent	USD	Euro	Other
1, Trade receivables	108,972,584	14,582,869	3,360,212	-
2a, Monetary Financial Assets	-	-	-	-
(Cash, Banks included)	1,032,562	18,122	7,274	876,535
2b, Non-Monetary Financial Assets	-	-	-	-
3, Other	-	=	-	-
4, Current Assets (1+2+3)	110,005,146	14,600,992	3,367,486	876,535
5, Trade receivables	-	=	-	-
6a, Monetary Financial Assets	-	-	-	-
6b, Non-Monetary Financial Assets	-	-	-	-
7, Other	-	-	-	-
8, Non-Current Assets (5+6+7)	-	-	-	-
9, Total Assets (4+8)	110,005,146	14,600,992	3,367,486	876,535
10, Trade Payables	1,942,129	85,416	215,731	-
11, Financial Liabilities	-	, -	, -	_
12a, Other Monetary Financial Liabilities	_	-	_	_
12b, Other Non-Monetary Financial Liabilities	_	-	_	_
13, Current Liabilities (10+11+12)	1,942,129	85,416	215,731	_
14, Trade Payables	-	-	-	_
15, Financial Liabilities	_	_	_	_
16a, Other Monetary				
Financial Liabilities	_	_	_	_
16b, Other Non-Monetary				
Financial Liabilities	_	_	_	_
17, Non-Current Liabilities (14+15+16)	_	_	_	_
18, Total Liabilities (13+17)	1,942,129	85,416	215,731	_
19, Net asset / liability position of	-,>,>	55,125		
off-balance sheet derivatives (19a-19b)	_	_	_	_
19a, Off-balance sheet foreign				
currency derivative assets	_	_	_	_
19b, Off-balance sheet foreign				
currency derivative liabilities	_	_	_	_
20, Net foreign currency				
asset liability position (9-18+19)	108,063,017	14,515,576	3,151,755	876,535
21, Net foreign currency asset / liability	100,005,017	14,515,570	3,131,733	070,555
position of monetary items	_	_	_	_
(1+2a+5+6a-10-11-12a-14-15-16a)	108,063,017	14,515,575	3,151,755	876,535
22, Fair value of foreign currency	100,003,017	17,313,373	3,131,733	070,333
hedged financial assets				
neugeu imanciai assets	-	-	-	-

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NOTE 34 – NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (Continued)

34.1 Financial Risk Management (Continued)

(iv) Foreign currency risk (Continued)

The Group is exposed to foreign currency risk of US Dollar, Euro and other foreign currency.

31 December 2020	Profit/(Loss)	
	Foreign currency appreciation	Foreign currency depreciation
If the US dollar had changed by 20% against the TRY		
USD net (liabilities)/assets	(127,158)	127,158
Hedging amount of USD USD net effect on (loss)/income	(127,158)	127,158
If the EUR had changed by 20% against the TRY		
Euro net (liabilities)/assets	1,263,351	(1,263,351)
Hedging amount of Euro Euro net effect on (loss)/income	1,263,351	(1,263,351)
If other foreign currency had changed by		
Other foreign currency net (liabilities)/assets	43,554	(43,554)
Hedging amount of other foreign currency Other foreign currency net effect on (loss)/income	43,554	(43,554)
31 December 2019	Profit/(L	oss)
31 December 2019	Foreign currency	Foreign currency
31 December 2019 If the US dollar had changed by 20% against the TRY		
If the US dollar had changed by 20% against the TRY USD net (liabilities)/assets	Foreign currency	Foreign currency depreciation
If the US dollar had changed by 20% against the TRY	Foreign currency appreciation	Foreign currency depreciation (17,244,855)
If the US dollar had changed by 20% against the TRY USD net (liabilities)/assets Hedging amount of USD	Foreign currency appreciation 17,244,855	Foreign currency depreciation (17,244,855)
If the US dollar had changed by 20% against the TRY USD net (liabilities)/assets Hedging amount of USD USD net effect on (loss)/income If the EUR had changed by 20% against the TRY Euro net (liabilities)/assets	Foreign currency appreciation 17,244,855	Foreign currency depreciation (17,244,855) (17,244,855)
If the US dollar had changed by 20% against the TRY USD net (liabilities)/assets Hedging amount of USD USD net effect on (loss)/income If the EUR had changed by 20% against the TRY	Foreign currency appreciation 17,244,855 - 17,244,855	Foreign currency depreciation (17,244,855) (17,244,855)
If the US dollar had changed by 20% against the TRY USD net (liabilities)/assets Hedging amount of USD USD net effect on (loss)/income If the EUR had changed by 20% against the TRY Euro net (liabilities)/assets Hedging amount of Euro	Foreign currency appreciation 17,244,855 17,244,855 4,192,212	Foreign currency depreciation (17,244,855) (17,244,855) (4,192,212)
If the US dollar had changed by 20% against the TRY USD net (liabilities)/assets Hedging amount of USD USD net effect on (loss)/income If the EUR had changed by 20% against the TRY Euro net (liabilities)/assets Hedging amount of Euro Euro net effect on (loss)/income	Foreign currency appreciation 17,244,855 17,244,855 4,192,212	Foreign currency depreciation (17,244,855) (17,244,855) (4,192,212)

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NOTE 34 – NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (Continued)

34.2 Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in and to provide returns for shareholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the number of dividends paid to shareholders in accordance with the CMB regulations, issue new shares or sell assets to decrease borrowing. There are covenants related with the bank borrowings stated in Note 6 which the Group has to fulfill net debt / equity ratio as stated in the contracts of the related bank borrowings.

The net liability/total equity ratio at 31 December 2020 and 2019 are as follows:

	31 December 2020	31 December 2019
Total liability (1)	18,685,984	30,007,863
Less: Cash and cash equivalents (Note 4)	(4,591,178)	(14,156,497)
Net liability	14,094,806	15,851,366
Equity	639,554,191	654,580,299
Net liability and Equity	653,648,997	670,431,665
Net liability / Total equity ratio	%2	%2

⁽¹⁾ It is calculated total of long-term and short-term liabilities.

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NOTE 35 – FINANCIAL INSTRUMENTS (FAIR VALUE DISCLOSURES AND EXPLANATIONS ON HEDGE ACCOUNTING) (Continued)

	Assets	Financial liabilities	Financial assets at fair value through		
31 December 2020	at amortized cost	at amortized cost	profit or loss	Carrying Value	Note
Financial assets					
Cash and cash equivalents	4,591,178	-	-	4,591,178	4
Trade receivables from non-related parties	53,441,846	-	-	53,441,846	7
Trade receivables from related parties	169,376,055	-	-	169,376,055	33
Other receivables from non-related parties	12,425,299	-	-	12,425,299	8
Other receivables from related parties	8,328,313	-	-	8,328,313	33
Financial investments	104,565	-	313,923	418,488	5
Financial liabilities					
Financial borrowings	-	18,685,984	-	18,685,984	6
Trade payables to non-related parties	-	59,163,429	-	59,163,429	7
Trade payables to related parties	-	74,509,525	-	74,509,525	33
Employee benefit payables	-	3,326,725	-	3,326,725	9
Other payables to non-related parties	-	5,422,700	-	5,422,700	8
Other short-term liabilities	-	12,340,127	-	12,340,127	20

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NOTE 35 – FINANCIAL INSTRUMENTS (FAIR VALUE DISCLOSURES AND EXPLANATIONS ON HEDGE ACCOUNTING) (Continued)

	Assets	Financial liabilities	Financial assets at fair value through		
31 December 2019	at amortized cost	at amortized cost	profit or loss	Carrying Value	Note
Financial assets					
Cash and cash equivalents	14,156,497	-	-	14,156,497	4
Trade receivables from non-related parties	76,040,408	-	-	76,040,408	7
Trade receivables from related parties	91,340,933	-	-	91,340,933	33
Other receivables from non-related parties	11,613,429	-	-	11,613,429	8
Other receivables from related parties	80,876,536	-	-	80,876,536	33
Financial investments	68,478	-	313,923	382,401	5
Financial liabilities					
Financial borrowings	-	30,007,863	-	30,007,863	6
Trade payables to non-related parties	-	36,895,749	-	36,895,749	7
Trade payables to related parties	-	23,320,504	-	23,320,504	33
Employee benefit payables	-	482,257	-	482,257	9
Other payables to non-related parties	-	4,808,536	-	4,808,536	8
Other short-term liabilities	-	24,689,718	-	24,689,718	20

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NOTE 35 - FINANCIAL INSTRUMENTS (FAIR VALUE DISCLOSURES AND EXPLANATIONS ON HEDGE ACCOUNTING) (Continued)

Fair value of financial instruments

The fair value of financial assets and liabilities is assigned as below:

- Level 1: the fair value of financial assets and financial liabilities with standard terms and conditions and traded on active liquid markets are determined with reference to quoted market prices.
- Level 2: the fair value of other financial assets and financial liabilities are determined in accordance with generally accepted pricing models based on discounted cash flow analysis using prices from observable current market transactions; and.
- Level 3: the fair value of the financial assets and financial liabilities are determined where there is no observable market data.

NOTE 36 - INTERESTS IN OTHER ENTITIES

Summary of the financial information of continued operations of TME, a subsidiary over which the Group has non-controlling shares, are stated below according to TFRS 12. This summarized financial information represents the amounts without considering the related party eliminations.

	31 December 2020	31 December 2019
Current Assets	1,869,427	6,382,418
Non-Current Assets	3,177,372	2,892,277
Current Liabilities	142,172,470	108,645,492
Non-Current Liabilities	3,020,865	2,459,770
Total Equity	(140,146,536)	(101,830,567)
	1 January-	1 January-
	<u>31 December 2020</u>	<u>31 December 2019</u>
Revenue	1,762,103	12,531,166
Cost of sales	(1,241,239)	(8,256,574)
Gross profit (loss)	520,864	4,274,592
Net profit (loss) for the period	(10,332,288)	(2,071,522)

NOTE 37 – EVENTS AFTER THE REPORTING PERIOD

The consolidated financial statements for the period ended 31 December 2020 were approved by the Board of Directors on 8 March 2021.