

General Assembly Information Document

MAVİ GİYİM SANAYİ VE TİCARET A.Ş. ON THE ORDINARY GENERAL ASSEMBLY DATED 16 JULY 2020 FOR THE SPECIAL ACCOUNTING PERIOD OF 1 FEBRUARY 2019 – 31 JANUARY 2020

1. INVITATION TO THE ORDINARY GENERAL ASSEMBLY DATED 16 JULY 2020

Our Company shall convene its Ordinary General Assembly on Thursday, 16 July 2020 at 14:00 p.m. at "Sultan Selim Mahallesi Eski Büyükdere Caddesi No:53 34418 Kağıthane İstanbul" in order to evaluate the activity results of the special accounting period of 1 February 2019 – 31 January 2020 and to discuss and resolve on the agenda indicated hereinbelow.

The Financial Tables relating to the special accounting period of 1 February 2019 – 31 January 2020, the Independent Audit Report issued in relation to such Financial Tables by the independent audit firm, KPMG Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş. and the Annual Report of the Board of Directors containing the Public Disclosure Platform links of Corporate Governance Compliance Report and Corporate Governance Information Form and the dividend distribution proposal of the Board of Directors and this Information Document and its annexes inclusive of the agenda items indicated below as well as the additional disclosures required for compliance with the Capital Markets Board's regulations shall be made available to the examination of Esteemed Shareholders at the Company's Headquarters, the corporate web site of the Company (www.mavicompany.com), which can be reached via the Company's official web site (www.mavi.com), the Public Disclosure Platform and the applicable legal deadline.

Provided that the rights and obligations of our Shareholders who shall attend the meeting electronically via the Electronic General Assembly System shall be reserved, our Shareholders who shall not be able to attend the meeting in person are required to issue their proxy documents in accordance with the form set forth hereinbelow or to obtain the form of the proxy from the Company's headquarters or the Company's

corporate web site (www.mavicompany.com), which can be reached via the Company's official web site (www.mavi.com) and submit to the Company their proxies bearing their notarized signatures upon fulfilling the relevant requirements under the "Communiqué No: II-30.1 on Voting by Proxy and Public Call for Collecting Proxies" published in the Official Gazette dated 24.12.2013 No: 28861 as well. Proxies appointed electronically via the Electronic General Assembly System are not required to submit a proxy document. **Due to our legal liability, proxy documents which do not comply with the form stipulated under the aforementioned Communiqué and included hereinbelow shall under no circumstances be accepted.**

Real person shareholders who shall be attending the meeting in person and the proxies appointed via the Electronic General Assembly System shall submit the identity documents, proxies of real person shareholders shall submit their proxy documents together with their identity documents and representatives of legal entity shareholders shall submit their proxy documents along with their identity documents.

Our shareholders who shall be attending the meeting electronically via the Electronic General Assembly System and their proxies may enter the corporate web site of the Central Registration Agency at www.mkk.com.tr for obtaining information on procedures and principles applicable to attendance, appointment of proxy, making proposals, declaring opinions and voting.

Pursuant to Article 415, paragraph 4 of the Turkish Commercial Code No: 6102 and Article 30, paragraph 1 of the Capital Markets Law, the rights to attend the General Assembly and vote are not conditional upon the depositing of shares. Within this framework, should they wish to attend the General Assembly, our Shareholders are not required to deposit their shares.

Provided that the rules governing electronic voting of the Agenda items shall be reserved, voting during the Ordinary General Assembly shall take place as open vote by show of hands.

Pursuant to the Law No: 6698 Regarding the Protection of Personal Data, you may find the detailed information on the processing of your personal data by the Company in the Privacy Notice for Protection of Personal Data disclosed to the public on http://www.mavicompany.com/i/assets/documents/pdf/Privacy-Notice-for-Protection-of-Personal-Data.pdf .

In accordance with the provisions of the Capital Markets Law, no additional notification shall be made to the Shareholders for the registered shares that are traded at the stock exchange.

Respectfully submitted for the consideration of our Esteemed Shareholders.

MAVİ GİYİM SANAYİ VE TİCARET A.Ş. BOARD OF DIRECTORS

Company's Address: Sultan Selim Mah. Eski Büyükdere Cad. No:53 34418 Kağıthane/İstanbul Trade Registry and Registration Number: İstanbul/309315 Mersis No: 061300279850012

2. OUR ADDITIONAL DISCLOSURES WITHIN THE SCOPE OF THE CMB LEGISLATION

From among the additional disclosures that are required to be made under the CMB's "Communiqué on the Determination and Implementation of Corporate Governance Principles (No: II-17.1)", those relating to the Agenda items are included below under the respective Agenda items and the remaining mandatory disclosures are submitted for your consideration in this section.

2.1. Shareholding Structure and Voting Rights

The shares of our Company are classified into two groups as Class A shares and Class B Shares.

Class A shareholders have certain privileges relating to the election of the Board of Directors' members. Accordingly, provided that Blue International Holding B.V., its shareholders and/or affiliates and subsidiaries hold at least 20% of the capital or voting rights of the Company (Class A and Class B shares in aggregate), half of the members of the Company's Board of Directors shall be elected from among the persons to be nominated by Class A shareholders. The Board of Directors' members to be elected from among the nominees of the Class A shareholders shall be members other than the independent members stipulated under the Corporate Governance Principles of the Capital Markets Board.

The Company's Articles of Association does not grant any privileges to the shareholders regarding the exercise of voting rights. Each share entitles its holder to one vote.

However, provided that the quorums stipulated under the Capital Markets Law and the Turkish Commercial Code are reserved and Blue International Holding B.V., its shareholders and/or affiliates and subsidiaries hold at least 20% of the capital or voting rights of the Company (Class A and Class B shares in aggregate), in order for the Company's General Assembly to pass a resolution on the matters listed below and on amendments to the Articles of Association on any of such matters, the affirmative votes of all of the Class A Shareholders shall also be required:

- Changing the Company's field of operation, entering into new lines of business or abandoning existing lines of business.
- Capital increases of the Company other than those to be made within the registered capital system, capital decreases, liquidation, termination or dissolution of the Company or changing the type of the Company.
- Filings for bankruptcy, concordat, financial restructuring, adjournment of bankruptcy.
- Transfer of all or a substantial part of the Company's commercial enterprise.

- Changes to the privileges held by Class A shareholders to nominate the Board of Directors' members or changes to the structure of the Board of Directors.
- Changes to the meeting and resolution quorums of the Board of Directors and committees of the Company.
- Approval of the annual activity report, the profit and loss statement and the balance sheet, and release of the Board of Directors' members from liability.

The table below presents the information on the aggregate amount and number of shares and the voting rights, which demonstrate our Company's shareholding structure as of the date of disclosure of this Information Document.

Shareholder	Class of Shares	Amount of Shares (TL)	Number of Shares	Ratio of Capital (%)	Voting Rights	Ratio of Voting Rights (%)
Blue International	А	108.293	108.293	0,22	108.293	0,22
Holding B.V.				-,		-,
Seyhan Akarlılar	В	4.500.000	4.500.000	9,06	4.500.000	9,06
Fatma Elif	В	4.500.000	4.500.000	9,06	4.500.000	9,06
Akarlılar						
Hayriye Fethiye Akarhlar	В	4.500.000	4.500.000	9,06	4.500.000	9,06
Publicly Held	В	36.048.707	36.048.707	72,60	36.048.707	72,60
Total		49.657.000	49.657.000	100	49.657.000	100

2.2.Information on the Shareholders' Requests of Adding Items to the Agenda

In the course of preparing the Agenda of the Ordinary General Assembly to be held on 16 July 2020 pertaining to the special accounting period of 1 February 2019 - 31 January 2020, the Company's shareholders have not submitted any written request to the Investors Relations Department relating to any matter they wished to be included in the Agenda as an item.

2.3.Changes in Relation to Management and Activities Which May Have A Material Effect on the Activities of Our Company and Its Subsidiaries

The changes in relation to management and activities which took place within the special accounting period of 1 February 2019 – 31 January 2020 and are planned for the special accounting period of 1 February 2020 – 31 January 2021 have been disclosed to the public via material event disclosures. This disclosures can be found at http://www.mavicompany.com/en/financial-reports/public-disclosures

OUR DISCLOSURES RELATING TO THE AGENDA ITEMS OF THE ORDINARY GENERAL ASSEMBLY DATED 16 JULY 2020 FOR THE SPECIAL ACCOUNTING PERIOD OF 1 FEBRUARY 2019 – 31 JANUARY 2020

1. Opening and Election of the Meeting's Chairperson,

The Chairperson who will preside the General Assembly is elected pursuant to the provisions of the Turkish Commercial Code No: 6102 (the "TCC"), the Regulation on the Procedures and Principles Applicable to General Assemblies of Joint Stock Companies and the Representatives of the T.C. Ministry of Customs and Commerce Who Will Attend Such Meetings (the "Regulation" or the "General Assembly Regulation") and Article 7 of the Internal Directive on General Assemblies. In

accordance with the Internal Directive on General Assemblies, the Chairperson shall appoint at least one Secretary to keep the minutes and sufficient number of Vote Collectors.

 Reading, discussion and approval of the Annual Report prepared by the Company's Board of Directors for the special accounting period of 1 February 2019 – 31 January 2020,

Information shall be provided on the Annual Report pertaining to the special accounting period of 1 February 2019 – 31 January 2020, which, in accordance with the TCC, the Regulation and the relevant regulations under the Capital Markets Law is to be submitted to our shareholders' examination for three weeks prior to the date of the General Assembly at our Company's Headquarters, the Electronic General Assembly portal of the Central Registration Agency and our Company's corporate web site (www.mavicompany.com) that is accessible via our official web site (www.mavi.com), and the Annual Report shall be submitted for the consideration and approval of our shareholders.

3. Reading of the Independent Audit Report Summary for the special accounting period of 1 February 2019 – 31 January 2020,

Summary of the Independent Audit Report prepared under the TCC and the Capital Markets Board regulations, a copy of which is submitted to our shareholders' consideration for three weeks prior to the date of the General Assembly at our Company's Headquarters, the Electronic General Assembly portal of the Central Registration Agency and our Company's corporate web site (<u>www.mavicompany.com</u>) that is accessible via our official web site (<u>www.mavi.com</u>), shall be submitted to the information of the General Assembly.

4. Reading, discussion and approval of the Financial Statements relating to the special accounting period of 1 February 2019 – 31 January 2020,

Our financial statements which, in accordance with the TCC, the Regulation and the relevant regulations under the Capital Markets Law, are to be submitted to our shareholders' examination at least for three weeks prior to the date of the General Assembly at our Company's Headquarters, the Electronic General Assembly portal of the Central Registration Agency and our Company's corporate web site (www.mavicompany.com) that is accessible via our official web site (www.mavi.com), shall be submitted for consideration and approval of our shareholders.

Release of the Board of Directors' members separately and individually from their liabilities with respect to their activities within the Company's special accounting period of 1 February 2019 – 31 January 2020,

In accordance with the provisions of the TCC and the Regulation, release of the Board members from their liabilities in respect of their activities, transactions and accounts within the special accounting period of 1 February 2019 - 31 January 2020, shall be submitted for the approval of the General Assembly separately for each Board member.

6. Informing the shareholders on the Remuneration Policy which sets out the principles of remuneration of the Board Members and the Senior Executives in accordance with the Capital Markets Board's regulations and providing information regarding the attendance fees paid to the Board of Directors' members in accordance with such Policy within the special accounting period of 1 February 2019 – 31 January 2020,

Pursuant to the Mandatory Corporate Governance Principle No: 4.6.2 of the Capital Markets Board, the principles of remuneration payable to the Board Members and executives must be put in writing and submitted for the consideration of the shareholders as a separate agenda item during the General Assembly, thereby allowing the shareholders to express their opinions on the matter. Within this context, the

Remuneration Policy of our Company is presented as ANNEX-1. Footnote 6 of our financial tables relating to the special accounting period of 1 February 2019 – 31 January 2020 is inclusive of information on the benefits provided by Mavi Giyim Sanayi ve Ticaret A.Ş. to its Board Members and senior executives within the special accounting period of 1 February 2019 – 31 January 2020

7. Determination of the salaries and other rights of Board of Directors' Members such as attendance fees, bonuses and premiums

As per the Remuneration Policy submitted to the kind information of our shareholders under the agenda item 6; the amount of the annual net attendance fee, to be paid to the members of the Board of Directors, shall be submitted to the approval of our shareholders.

In accordance with the provision(s) set out under the Directive on the Operating Principles of the Corporate Governance Committee of our Company, it has been proposed by the Corporate Governance Committee of our Company that:

(1) No attendance fee be paid to the members of the Board of Directors who have administrative functions across the Company, and that

(2) A monthly net amount of TRY 11.000 be paid per person for the other members of the Board of Directors who don't have any administrative function across the Company.

It has been resolved by the Board of Directors of our Company to submit this proposal to the Shareholders' General Assembly for approval.

8. Appointment of the auditor

In accordance with the TCC and the principles stipulated under the Capital Markets Board's Communiqué on Independent Audit Standards in Capital Markets and upon consultation with our Audit Committee, our Board of Directors has selected DRT Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş. as the firm that will audit the financial reports of our Company within the the special accounting period of 1 February 2020 - 31 January 2021 and to carry out the other activities within the scope of the aforementioned legislation and this selection shall be submitted for the approval of the General Assembly.

9. Approval of the Board of Directors' proposal regarding the non-distribution of profits of the special accounting period of 1 February 2019 - 31 January 2020 and submission of information to the shareholders about the purpose and reason of non-distribution which can be stated as supporting the liquidity that the Company may need due to the impact of COVID-19 pandemic conditions on the activities of the Company,

According to our Company's financial tables for the accounting period of 1 February 2019 – 31 January 2020 prepared pursuant to the provisions of Turkish Commercial Code and the Capital Markets Law, in line with Turkish Accounting/Financial Reporting Standards and audited by KPMG Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş., the "Consolidated Net Profit After Taxation of the Parent Company for the Period" equals to TRY 94.844.000,00.

The Board of Directors propose non-distribution of the referred profit for the purpose and reason of supporting the liquidity that the Company may need due to the impact of COVID-19 pandemic conditions on the activities of the Company.

The table demonstrating our dividend distribution proposal, which was prepared in accordance with the Dividends Communiqué No: II-19.1 and the Dividend Guidelines announced under the said Communiqué is attached hereto as ANNEX-2

10. Informing the shareholders on the donations made by the Company within the special accounting period of 1 February 2019 – 31 January 2020 and determination of an upper limit for the donations to be made within the special accounting period of 1 February 2020– 31 January 2021,

In accordance with Article 6 of the Dividends Communiqué No: II-19.1 of the Capital Markets Board, the donations and aids made within the special accounting period of 1 February 2019 – 31 January 2020 must be submitted to the information of the shareholders during the Ordinary General Assembly.

Aggregate amount of the donations and aids made by the Company within the special accounting period of 1 February 2019 – 31 January 2020 is TRY 402.441,82.

Pursuant to Article 6 of the Dividends Communiqué No: II-19.1 of the Capital Markets Board, unless specified in the Articles of Association, the limit of the donations and aids to be made must be determined by the General Assembly. Within this framework, the limit of the donations and aids to be made within the special accounting period of 1 February 2020 - 31 January 2021 shall be determined by the General Assembly.

The Board of Directors, by taking into consideration donations and aids to be made due to the COVID-19 epidemic that affects the whole world, resolved that the upper limit of donations and aids to be granted during the special accounting period between 1 February 2020 - 31 January 2021, shall be proposed to the Shareholders' General Assembly as TRY 1.650.000,00.

11. Informing the shareholders on the securities, pledges, collaterals and mortgages granted to third parties within the special accounting period of 1 February 2019 – 31 January 2020 in accordance with the Capital Markets Board regulations and the revenues or benefits obtained in connection therewith,

Pursuant to Article 12 of the Corporate Governance Communiqué No: II-17.1 of the Capital Markets Board, securities, pledges, collaterals and mortgages granted to third parties by our Company and/or its subsidiaries and the revenues or benefits obtained as a result thereof must be included as a separate item in the General Assembly's agenda. Accordingly, these issues are covered by footnote no: 16 of our Financial Statements related to the special accounting period of 1 February 2019 – 31 January 2020.

12. Granting authority to the members of the Board of Directors in accordance with sections 395 and 396 of the Turkish Commercial Code, and informing the shareholders on the transactions carried out during the special accounting period between 1 February 2019 – 31 January 2020, in accordance with the mandatory principle 1.3.6 of the Corporate Governance Communiqué as promulgated by the Capital Markets Board,

Members of the Board of Directors may engage in dealings as described in paragraph one of section 395 titled "Prohibition to Deal With and Borrow from the Company" and section 396 titled "Noncompetition" under the Turkish Commercial Code only if approval is obtained from the Shareholders' General Assembly.

As per the mandatory Corporate Governance Principle 1.3.6 prescribed under the Corporate Governance Communiqué numbered II-17.1 as promulgated by the Capital Markets Board; in the event that any shareholders who holds the managerial control, or members of the Board of Directors, or employees with administrative responsibilities, and the spouses, and the kinsmen and relatives by marriage up to second degree of such persons enter into any significant business transactions with the company or its subsidiaries that might lead to any conflict of interest, and/or carry out any commercial

business transaction which corresponds to the sphere of activity and business of the company or its subsidiaries, either for their own account or for the account of any other persons, or participate in any other company, which is engaged in any similar business activities, as a shareholder with unlimited liability, then such transactions shall be included in the agenda of the Shareholders' General Assembly as a separate agenda item in order to provide detailed information to the Shareholders' General Assembly about the same, and it shall be recorded under the meeting minutes of the Shareholders' General Assembly.

Some of the members of our Company's Board of Directors also serve as executives at the subsidiaries of our Company, and they may represent our subsidiaries against our Company in the related party transactions established between our Company and its affiliates, and they may also perform any and all commercial business transactions, falling under the scope of the sphere of activity and business of our Company, for the account of our subsidiares. Financial statements of such subsidiaries are included under the financial statements of our Company through full consolidation method, and such transactions, performed and carried out by the members of our Company's Board of Directors for the subsidiaries of our Company, constitute a usual part of our Company's consolidated activities, and don't lead to any conflict of interest. Such transactions performed and carried out by the members of Directors are needed in order for the effective performance of the consolidated activities of our Company and its subsidiaries, and thereby such transactions require the approval, to be granted by the Shareholders' General Assembly, in accordance with sections 395 and 396 of the Turkish Commercial Code.

Based on the explanations provided herein above and in accordance with sections 395 and 396 of the Turkish Commercial Code; grant of such authorizations shall be submitted to the approval of our shareholders in the Shareholders' General Assembly, and it will be stated that no significant transaction has been performed under the mandatory Corporate Governance Principle #1.3.6 during the special accounting period between February 1, 2019 - January 31, 2020.

13. Wishes and requests.

ANNEXES:

ANNEX-1: Remuneration Policy ANNEX-2: Dividend Distribution Proposal

ANNEX-3: Disclaimer

ANNEX-1: Remuneration Policy

REMUNERATION POLICY

This is an English translation of the original document in Turkish for information purposes only. In the event of any discrepancy between this translation and the original Turkish document, the original Turkish document shall prevail. Mavi Giyim makes no warranties or representations about the accuracy or completeness of the English translation and assumes no liability for any errors, omissions or inaccuracies that may arise from use of this translation.

Article 1: Scope and Legal Basis

This Remuneration Policy sets forth the principles applicable to remunerations payable to the members of the Board of Directors of Mavi Giyim Sanayi ve Ticaret A.Ş.'nin (the "Company") and the Company's executives with administrative responsibilities within the scope of the relevant regulations.

This Policy has been prepared pursuant to the provisions of the Capital Markets Law No. 6362, the Corporate Governance Communiqué No. II-17.1 and other related legislation.

Article 2: Purpose

The purpose of the Remuneration Policy is the planning and implementation of the remuneration practices in accordance with the relevant legislation, the scope and nature of the Company's activities, and the strategies and long term goals of the Company.

The Remuneration Policy has been prepared to attract executive candidates to the Company and to maintain our well performing executives.

The industry related data were taken into account when establishing this Remuneration Policy, in order to be able to compete in the industry, attract executive candidates to the Company and to reduce external mobility.

Article 3: Remuneration Principles

The Corporate Governance Committee is authorized and in charge of evaluating the Remuneration Policy and submitting its recommendations to the Board of Directors.

The members of the Board of Directors shall be remunerated annually in the amount to be determined by the General Assembly. When determining the remuneration levels of the Board members, the responsibility assumed by the relevant member in the decision process and the knowledge, skills and competence that would be expected from the relevant Board member shall be taken into account, and also comparisons shall be made with the remuneration levels of the Board members in similar companies in the same industry.

The executives with administrative responsibilities shall be remunerated in the amounts approved by the Board of Directors. The payments to be made to the executives with administrative responsibilities shall be planned with a view to encourage the achievement of the Company's short and long terms goals and to ensure sustainable performance. The remunerations shall be compatible with the Company's ethical values, internal balances and strategic goals. The executives with administrative responsibilities shall be remunerated in a fair manner, taking into account the respective responsibilities assumed by them.

Base salaries shall be revised and determined annually as per the recommendations of the Corporate Governance Committee and the resolution of the Board of Directors.

Bonus payments consist of payments aimed at increasing the efficiency of the executives in order to reach the corporate targets, ensuring the sustainability of

performance, differentiating successful executives by emphasizing individual performance, and rewarding the executives who create added value for the Company.

The intention is paying higher salaries and bonuses to the executives who, as per the results of their performance evaluation, have performed at a level that exceeds the expected standards. The performance measurements for the relevant periods shall be taken into account when determining the remunerations and bonuses, and the amount of payments based on performance, particularly those of the bonus payments, shall not be guaranteed in advance.

The Board of Directors, by taking into account the net income and share price increase targets set for a period of three (3) years ("Incentive Period"), may grant executives with administrative responsibilities a performance based long-term incentive grant in accordance with the principles determined by the Board of Directors. Long-term incentive grants will be paid at the end of the Incentive Period and following the announcement of the financial results to the public in accordance with the schedule determined by the Board of Directors.

To the extent that the payment scales of the executives who have been promoted or whose job descriptions have been modified are changed, the new remuneration payable to the relevant executive shall be determined based on his/her position in the new payment scale.

Confidentiality of salaries, bonuses and other personnel rights shall be maintained.

No loans shall be extended to the Board members and the executives with administrative responsibilities, nor shall they be able to utilize any credits from the Company, and the Company shall not grant any security, surety or guarantee in favour of such persons.

The expenses incurred by the Board members and the executives with administrative responsibilities as a result of the duties and responsibilities assumed by them shall be paid by the Company.

Information regarding the aggregate amounts paid within the year to the executives with administrative responsibilities and the Board members shall be submitted to the shareholders during the next General Assembly in accordance with the provisions of the applicable legislation, and shall be disclosed to public within the scope of the financial reporting requirements.

The Board of Directors is responsible for the implementation, improvement and monitoring the Remuneration Policy. The monitoring, supervision and reporting in relation to the remuneration practices shall be carried out by the Corporate Governance Committee on behalf of the Board of Directors.

	Mavi Giyim Sanayi ve Ticare	et A.Ş. Profit Distributio	on Proposal for 201	9 (TL)		
1 D-1-1	n Carital	40 657 000 00				
	n Capital	49.657.000,00				
	ral legal reserves (as per statutory records) tion concerning preferred shares, if, as per the company Art	19.165.758,02 any privileges for				
	d shares in distribution of dividens:No		any privileges for			
		As per Capital Markets Board	As per Statutory Records			
3.	Profit for the period	137.525.000,00	173.283.098,37			
4.	Taxes (-)	29.638.000,00	38.646.514,92			
5.	Net Profit (=)	94.844.000,00	134.636.583,45			
6.	Prior years' losses (-)					
7.	Legal reserve fund (-)					
8.	NET DISTRIBUTABLE PROFIT FOR THE PERIOD (=)	94.844.000,00	134.636.583,45			
	Dividend Advance Distributed (-)					
	Dividend Advance Less Net Distributable Current Period					
	Profit	94.844.000,00	134.636.583,45			
9.	Grants made during the year (+)	402.441,82				
10.	Net distributable profit including grants	95.246.441,82	134.636.583,45			
_	First category dividend to shareholders					
11.	-Cash					
-	-Shares					
	-Total					
12.	Dividends distributed to preferred shareholders					
-	Other dividends distributed					
13.	-Members of the Board of Directors					
-	-Employees					
	-Non-shareholders					
14.	Dividends distributed to holders of usufruct right certificates					
15.	Second category dividend to shareholders					
16.	Legal reserve fund					
17.	Status reserves					
18.	Special reserves					
19.	EXTRAORDINARY RESERVES	95.246.441,82	134.636.583,45			
-	Other sources planned for distribution					
	-Prior years' income					
20.	-Extraordinary reserves					
	-Other distributable reserves as per the legislation and Articles of Association					
	Mavi Giyim Sanayi ve Ticaret	A.Ş. Information on Di	vidend per Share fo	or 2019		
	GROUP		TOTAL DIVIDEND AMOUNT/ NET DISTRIBUTABLE PROFIT FOR	DIVIDEN SHARE FO	OR 1 TL	
		TOTAL DIVIDEN	D AMOUNT	THE PERIOD	NOMINAL	SHARE
		CASH (TL)	SHARES (TL)	RATIO (%)	AMOUNT (TL)	SHARE (%)
	A (*)	0,00	0,00	0,00	0,00	0,00
Gross	B (**)	0,00	0,00	0,00	0,00	0,00
ŀ	Total	0,00	0,00	0,00	-,	
	A (*)	0,00	0,00	0,00	0,00	0,00
Net	A (`) B (**)	0,00	0,00	0,00	0,00	0,00
					0,00	0,00
	Total	0,00	0,00	0,00	I	

ANNEX-2: Dividend Distribution Proposal

ANNEX-3: Disclaimer

The General Assembly Information Document together with Annex I and Annex II are English translation of the original Turkish language documents and they are only provided for information purposes. In the event of any discrepancy between the translation and the original Turkish documents, the original Turkish documents shall prevail. Mavi Giyim makes no warranties or representations about the accuracy or completeness of the English translation and assumes no liability for any errors, omissions or inaccuracies that may arise from the use of this translation.