KARDEMİR KARABÜK DEMİR ÇELİK SANAYİ VE TİCARET A.Ş.

Our Extraordinary General Assembly Meeting is decided by our Board of Directors to be held so as to discuss the written subjects in the agenda stated below on 02.11.2020 at 14:00 at Kardemir Education and Culture Centre - KARABÜK

"A" Group Shareholders, "B" Group Shareholders and "D" Group Shareholders shall meet separately in order to decide for their Board Member candidates at Kardemir Education and Culture Centre – KARABÜK, earlier than the meeting at 10:00 am on the same day.

In accordance with Turkish Trade Law 6102, article 415, paragraph 4 and the Capital Markets Law article 30, paragraph 1, in order to attend the" General assembly and vote, shares do not need to be subjected to blockage. Shareholders, whose names are on the list of attendants which is prepared by the Board of Directors based on the 'Shareholders List' taken via Cenrtal Securities Depository, can attend the General Assembly. Shareholders, whose names are on the Extraordinary General Assembly Shareholders List taken via Cenrtal Securities Depository, can attend the meeting in person with their identity proof.

As per the Article 1527 of Turkish Commercial Code No.6102, our shareholders can participate in the General Assembly and vote either personally or in an electronic environment. Those Shareholders or proxies who would like to participate the meeting electronically are supposed to fulfill their obligations in accordance with the provisions of "Regulation on the General Assemblies in Corporates to be Held Electronically" published in the Official Gazette dated 28th of August 2012 and No. 28395 and "Declaration on Electronic General Meeting System to be Implemented in the General Assemblies of Incorporated Companies" published in the Official Gazette dated 29th of August 2012 and No.28396. Otherwise, they shall not be able to participate in the meetings.

Shareholders who are unable to attend the meeting in person shall prapare their Proxy documents as per the below sample form and shall submit the Company the noterized proxy documents issued in accordance with the requirements of the Communique No. II-30.1, Use of Proxy Vote and Proxy Collection through Invitiation, enacted on 24 December 2013 and published in Official Gazette No. 28861.

The Attornies of the corporate institutions and the bodies must bring their Authorization Certificate.

BOARD OF DIRECTORS

AGENDA :

- 1. Opening, formation of the General Assembly Meeting Chairmanship.
- 2. Election of Board Members,
- 3. Granting authorization to the Board Members on the fulfilment of the written transactions pursuant to Article 395 and 396 of the Turkish Commercial Code,
- 4. Closing.

PROXY FORM FOR THE ORDINARY GENERAL ASSEMBLYMEETING

KARDEMİR KARABÜK DEMİR ÇELİK SAN VE TİC A.Ş.

I hereby appoint			
The Attorney's(*):			
Name Surname/ Trade Name: TR İD Number/Tax İD Number, Trade Registerand Numberand MERSIS (Central Registration System) Number:			
(*) Foreign attorneys should submit the equivalent Information mentioned above.			
SCOPE OF REPRESENTATIVE POWER			
The scope of representative power should be defined after choosing one of the options (a), (b) or (c) in the following sections 1 and 2.			
1. About the agenda items of General Assembly:			
 a) The attorney is authorized to vote according to his/her opinion. b) The attorney is authorized to vote on proposals of the attorney partnership management. c) The attorney is authorized to vote in accordance with the following instructions stated in the table. 			
Instructions:			
In the event that the shareholder chooses the (c) option, the shareholder should mark "Accept" or "Reject" box and if the shareholder marks the "Reject" box, then he/she should write the dissenting opinion to be noted down in the minutes of the General Assembly.			
Agenda Items	Accept	Reject	Dissenting
1.Opening, formation of the General	•	•	Opinion
Assembly Meeting Chairmanship .			
2. Election of Board Members			
3. Granting authorization to the Board Members on the fulfilment of the written transactions pursuant to Article 395 and 396 of the Turkish Commercial Code,			

(*) If the minority has another draft resolution, necessary arrangements should be made to enable them vote by proxy.

4. Closing.

2. Special instruction related to other issues that may come up during General Assembly meeting and rights of minority:

- a) The attorney is authorized to vote according to his/her opinion.
- b) The attorney is not authorized to vote in these matters.
- c) The attorney is authorized to vote for agenda items in accordance with the following instructions:

SPECIAL INSTRUCTIONS: The special instructions (if there is any) to be given by the shareholder to the attorney are stated herein.

- B. The shareholder specifies the shares to be represented by the attorney by choosing one of the following.
- 1. I hereby confirm that the attorney represents the shares specified in detail asfollows:
- a) Order and Serial(*)
- b) Number/ Group (**)
- c) Amount-Nominal Value
- d) Share with voting power or not
- e) Bearer-Registered(*)
- f) Ratio of the total shares/voting rights of the shareholder

2. I hereby confirm that the attorney represents ali my shares on the list, prepared by MKK (Central Registry Agency) the day before the Meeting, concerning the shareholders vvhocould attend the General Assembly Meeting.

NAME SURNAME OR TITLE OF THE SHAREHOLDER (*)

TR ID Number/Tax ID Number, Trade Registerand Number and MERSIS (Central Registration System) Number:

Address:

(*) Foreign attorneys should submit the eguivalent information mentioned above.

SIGNATURE

^{*}Such information is not required for the shares which are followved up electronically.

^{**}For the shares which are followed up electronically, information related to the group will be given instead of numbers.