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Ulusoy Un Sanayi ve Ticaret Anonim Şirketi was established in 1989 to produce, trade, import and export all kinds of food products, such as flour, semolina, pasta and biscuits, produced with grains and legumes. The primary business activity of Ulusoy Un is domestic and foreign trade of various grains, particularly wheat as well as production, trade, domestic and foreign sales of wheat flour, bran and other feed raw materials.

The Company has two factories (208.000 tons/year flour production) with total wheat processing capacity of 900 tons/day; one in Samsun with 500 tons/day capacity and one in Çorlu with 400 tons/day capacity and silo, warehouses, free zone warehouses with total grain stocking capacity over 100.000 tons.

In 1995, Ulusoy Un started exportation operations and it has exported flour to 80 countries so far. In 2015, the company accounted for 6% of the sector's exportation operations in Turkey. According to data announced by the Turkish Exporters Assembly in 2015; our company is the 513th company on the top 1000 Turkish exporters list and 5th on its sector list in 2014. According to data announced by the Istanbul Chamber of Industry in 2015, the company is the 472nd company on the 2014 list of top industrial manufacturers of Turkey and 3rd on its sector in terms of sales out of total production.

The Company acquired 17% of SASBAŞ Samsun Serbest Bölgesi Kurucusu ve İşleticisi A.Ş. shares on March 28, 2013. This investment enabled Ulusoy Un to have an effective role in the management of Samsun Free Zone which is one of the most strategic locations by the Black Sea Region offering storage and logistics infrastructure required for improvement of transit foreign trade operations, particularly.

Ulusoy Un went public on 20.11.2014 and its shares are being traded at Istanbul Stock Exchange.

Ulidaş Tarım Ürünleri Lisanslı Depoculuk Anonim Şirketi, a 100% subsidiary of our company established on 27.02.2015, is an investment in the Licensed Warehousing system which is considered to be the future of agricultural sector.





Fahrettin Ulusoy's First Step to Business Life

By opening his own grain shop, he laid the foundations of Ulusoy Gıda.



Development Period of Flour Trade

Because of the limited flour factories in Black Sea Region, Ulusoy Gida started to buy flour from other regions and sell it to regional traders. Thus, he played an important role in the regional flour trade.



080

Transition into the Largest Food Distribution Company of the Black Sea

On the Black Sea coast, Ulusoy Gida became the most effective food distributor and marketing company.



Entry to the Sector by Partnership With Hasanusta Flour

With the distribution strength of Ulusoy Gıda, after 2 years of successful joint activity, partners decided to establish Ulusoy Un with 60% Fahrettin Ulusoy shares.



Establishment of Ulusoy Un

180 tons/day capacity wheat factory became operational in Samsun on 8 Jan 1991.



1995

Commencement of Export and Import Activity

Flour exports started to new countries as a result of the disintegration of the Soviet Union.



Raising Samsun Factory Capacity to 240 tons/day By expanding the export markets an extra capacity need was felt.



Transfer of All Shares to Ulusoy Family

By purchasing the shares of Demirer Family, 100% of Ulusoy Un shares were passed to Ulusoy Family.



2003

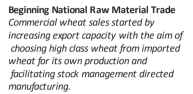
Establishment of 400 tons/day Capacity Corlu Factory

The Corlu/ Tekirdag facility of Ulusoy Un started production in October with the aim of increasing competition in the western markets of Turkey. Entrance to Overseas Exports

After commencing operations at the Corlu factory, exports started to reach markets in containers through Istanbul Ambarlı Port.









Increasing Capacity of Samsun
Factory to 500 tons/day
As a result of domestic and foreign
demand, a second unit with 260
tons/day capacity was built on the
current factory area.



Warehouse in Samsun Warehouse was built 1.8 km from the port, and 2.5 km from the Samsun factory to increase raw material storage due to rise in production capacity.

Establishment of 34,000 Tons Capacity



Beginning International Transit Trade In far east markets, favorable freight rates due to container reverse traffic provided flour export and transit wheat trade development.



Purchasing 17% of SASBAS Shares
Increased transit trade capacity created
duty free zone storage capacity. As a
result, a 17% stake in Samsun Free Zone
Operator which had a 76,750 ton grain
storage capacity, was purchased.



600 ton/day capacity flour factory investment in Samsun Food OIZ.

600 ton/day Capacity Flour Factory Investment in Samsun Food OIZ.







2015

Establishment of Istanbul Office

2029

The Goal of Being Turkey's Biggest Company in Agricultural Industry

2069

The Goal of Being One of the Biggest Agricultural Industry Companies in the World at its 100th Year



OUR VISION

"To become a global company without compromising our principles, values and goals thanks to our team of experienced colleagues that gives strength to the company."

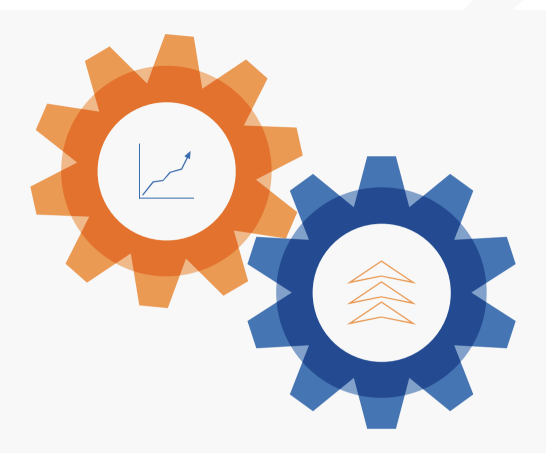


OUR MISSION

"Our mission is to become a preferred business partner in the sector by producing healthy products meeting needs of different customer segments as well as being a competitive company that keeps up with sector development, keeps an open line of communication without compromising work ethics and quality."







OUR STRATEGIES

Being closest to the market with diverse production locations and delivering our products to the customers with the lowest logistics costs

Directing purchases from raw material production locations with the right costs to the logistically most suitable production facility

Achieving a product range that can cover all demands of the customers with product diversification

Creating new products through R&D and becoming a brand

IN CONCLUSION

Becoming the company with the largest market share

OUR GOALS

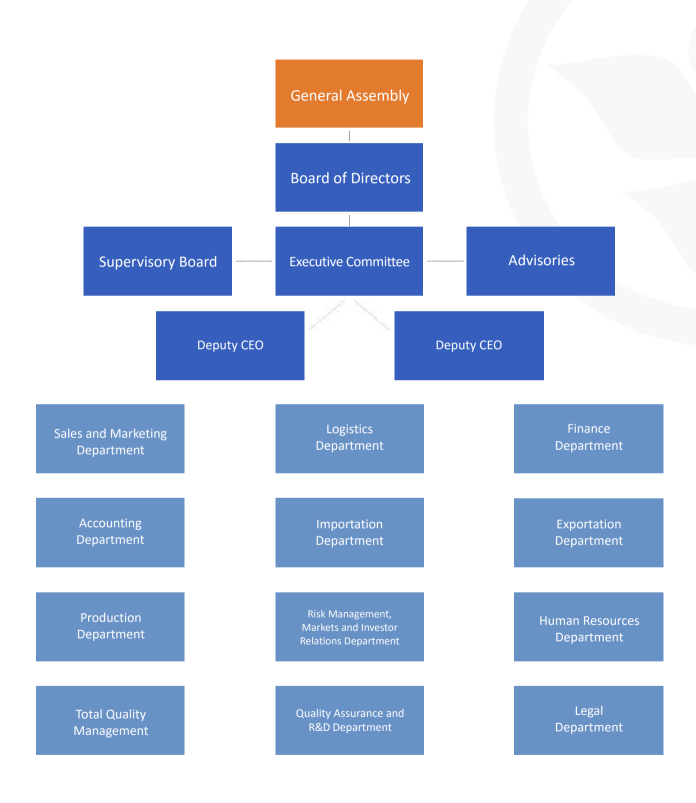
Lowering costs by reducing distribution costs

Increasing total capacity by increasing our production locations

Addressing the whole market

Increasing market share in more efficient segments of the industrial and consumer market







Current Shareholding Structure as of 31.12.2015

LINE NO	NAME, SURNAME, TITLE OF SHAREHOLDER	GROUP	PRIVILEGES Yes / No	TOTAL NUMBER	NOMINAL AMOUNT OF SHARE GROUPS (TRY)	TOTAL NOMINAL AMOUNT (TRY)	SHARE	RATIO
		А	Yes	4.550.000	4.550.000,00		5,38%	
1	Fahrettin Ulusoy	В	Yes	1.950.000	1.950.000,00	30.373.882,00	2,31%	35,94 %
	Olusoy	С	No	23.873.882	23.873.882,00		28,25%	
		А	Yes	650.000	650.000,00		0,77%	
2	Nevin Ulusoy	В	Yes	1.300.000	1.300.000,00	7.780.756,00	1,54%	9,21 %
	Olusoy	С	No	5.830.756	5.830.756,00		6,90%	
	Eren	А	Yes	3.900.000	3.900.000,00		4,62%	
3	Günhan	В	Yes	1.300.000	1.300.000,00	12.699.375,00	1,54%	15,04 %
	Ulusoy	С	No	7.499.375	7.499.375,00		8,88%	
4	Onur Erhan	A B	Yes Yes	650.000 1.950.000	650.000,00 1.950.000,00	10.023.684,00	0,77% 2,31%	11,86 %
Ulusoy	С	No	7.423.684	7.423.684,00	,	8,78%	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
5	Kamil Adem	С	No	26.941	26.941,00	26.941,00	0,03%	0,03 %
6	Mithat Denizcigil	С	No	95.362	95.362,00	95.362,00	0,11%	0,11 %
7	Publicly Held	С	No	23.500.00	23.500.00,00	23.500.00,00	27,81%	27,81 %
			TOTAL	84.500.00	84.500.00,00	84.500.00,00	100,00%	100,00 %





In 2015 our company has reached the 1 billion turnover landmark achieving 1.03 billion TRY turnover. Thus Ulusoy Un have reached another critical point in its vision for the future.

Dear Shareholders,

Completing its 26th year in business, Ulusoy Un is managed by the experience, know-how and confidence brought in by the business life of our family that started with Ulusoy Gıda in 1969 and grew with all our colleagues joining this family in the following years. These long years have added significant values to our family. Initially, we learned how important our business, food industry is and to attach the highest importance to the responsibilities inherent with this importance. As employees and managers of Ulusoy Gıda group we made the golden rule of not producing or selling products we would not see fit for our own consumption and have adopted this philosophy as the essential priority of being a reliable food supplier.

With employees always open to novel ideas, working with team spirit and creating added value and management approach not compromising from its principles of quality, stability and confidence, Ulusoy Un started growing rapidly. With this approach it reached 900 tons per day capacity from its initial 180 tons per day capacity. As a reward of its hard work and acknowledgement of its clients, Ulusoy Un started to take a place in 1000 Largest Industry Enterprises of Istanbul Chamber of Commerce starting in 1996 and became 472th among largest 500 industrial enterprises in Turkey, with 3rd place in its industry in 2015. Finally, in November 2014, it became the first company to be quoted in the Istanbul stock exchange ever to achieve it in Samsun province and in its own industry. After long years of labor, I extend my gratitude to all that have played a part in this pride.

In 2015 our company has reached the 1 billion turnover landmark achieving 1.03 billion TRY turnover. Thus Ulusoy Un have reached another critical point in its vision for the future. Our company has managed to raise its real operating profits to 46.1 million TRY from 35.4 million TRY in previous year. Due to general economic overview of our country and problems in global economy we've been through a period with fluctuating foreign exchange rates and US dollar rapidly gained value against other currencies. We are monitoring the period ahead of us carefully and striving to come through this period of uncertainty with minimum impact especially by limiting our foreign exchange exposure risks.

Our aim is to take the activities of our company to global level without compromising our principles, values and objectives together with our experienced colleagues with the strength of teamwork we achieved in our company. In line with these goals, we, Ulusoy Un family will work with all our strength to reach our 2016 end year targets. I thank all our past and future shareholders, employees, clients and suppliers who have played a role in this success.

Short

Eren Günhan Ulusoy Chairman of the Board





In 2015 our company has achieved 78 million TRY gross profit from manufacturing and commercial activities and 44.9 million TRY real operating profits. With this successful performance, gross profit and real operating profit has risen 31% and 27% respectively.

Dear shareholders,

Ulusoy Un, was founded on this land from where, wheat, the raw material of the holy bread was spread to the world. Born of this strong history of our country, from its people and potential, Ulusoy Un managed to achieve a significant place in both our country and the global industry within the past 25 years. Now we are proud to share this value with over 2700 shareholders who have become partners with our initial public offering.

With its 900 tons per day capacity in its two factories, Ulusoy Un completed the 6% of Turkey's flour export in 2015 where Turkey is the leading exporter. With its direct sales, it became 472th among largest 500 producers according to istanbul Chamber of Commerce data and 3rd place in its own industry.

In line with the demands of both our domestic and global clients, we made sales with unconditional customer satisfaction principle without compromising quality and food safety. As a result, our company turnover rose from 61 million TRY in 2006 to 1,030 million TRY in 2015. Multiplying our turnover by 16 times in the past 9 years we realized an annual average 37% turnover growth. By exceeding 1 billion TRY mark in 2015 we achieved a significant goal.

In 2015 our company has achieved 78 million TRY gross profit from manufacturing and commercial activities and 44.9 million TRY real operating profits. With this successful performance, gross profit and real operating profit has risen 31% and 27% respectively. Rise in foreign exchange rates and interest rates have caused an increase in financing costs compared to previous year. With the efforts of early risk determination committee our foreign exchange rate related risks are limited in accordance with our operations.

I would like to thank our clients and employees who carried us to the top and did not hold back their support and to esteemed investors who placed their confidence in us by becoming partners after public offering. I wish 2016 to bring gains and happiness for our company. With its experience exceeding 46 years, Ulusoy Un will continue to create value for our partners, employees and clients...

Kamil ADEM
Chief Executive Officer





EREN GÜNHAN ULUSOYChairman of the Board

Born in 1981 in Samsun. Günhan Ulusoy graduated from Samsun Anatolian High School in 1999 and then graduated from Boğaziçi University, Faculty of Economics and Administrative Sciences, Department of Business Administration in 2003 and completed his Master's Degree in 2014 at 19 Mayıs University, Department of Agricultural Economics. In July 2003, he started working for exportation department of Ulusoy Un Sanayi. In July 2004, he was appointed as the General Manager and he officiated as the General Manager until October 2010. He became the company's Chief Executive Officer in October 2010 and the company went public at the end of 2014. The General Meeting of Shareholders held in March 2015 appointed him as the Chairman of the Board of Ulusoy and authorized him to officiate for three years. He has been a Board of Directors Member of Samsun Serbest Bölgesi İşletici A.Ş. (SASBAŞ) since 2008. Günhan Ulusoy is a member of several social and professional societies and he is the Board Chairman of Turkish Flour Industrialists' Federation, Board Chairman of Black Sea Region's Flour Industrialists Association, Vice Chairman of Black Sea Cereal, Pulse and Oil Seeds Exporters Union and Vice Chairman of Samsun Commodity Exchange.



KAMİL ADEM
Vice Chairman of the Board of Directors and Chief Executive Officer

Born in 1965 in Amasya. He graduated from 19 Mayıs University, Amasya Vocational High School, Economics and Accounting Associate Degree Program in 1984. In 1987, he started his career as the Accounting Manager of Hasanusta Gıda San. ve Tic. A.Ş. In 1993, he was appointed as the Head of Accounting – Finance and Sales Departments of Ulusoy Un A.Ş. In 1998, he became the company's General Manager and he held his position until July 2004. He worked for Birsan Birlik A.Ş., a company in flour sector, as Domestic and Foreign Marketing Manager for a period between the end of 2004 and beginning of 2006. In 2006, he started working for another company of flour sector, namely Bafra Eriş Un Yem Gıda A.Ş., as the Factory Manager. In 2010, he was appointed as the General Manager of Ulusoy Un A.Ş. He has been officiating as the Chief Executive Officer and Vice Chairman of the Board of Directors since March 2015.



SALIH ZEKİ MURZIOĞLU *Board of Directors Member*

Born in 1959 in Samsun. He graduated from Samsun Trade High School after primary and secondary schools. After holding positions such as Committee Member and Board Member at Samsun Chamber of Industry and Commerce, he was selected as the Board Chairman of Samsun Chamber of Industry and Commerce in 2009 and he is still the Board Chairman of this institution. Finely representing business life in Samsun in any platform and matching the tasks of leading commerce, Murzioğlu was awarded Board of Directors Membership of TOBB in TOBB General Assembly Elections in 2013.

Salih Zeki Murzioğlu also acts as Samsun Central OIZ Board of Directors Chairman, Samsun Kavak OIZ Vice President of the Executive Board, Samsun Gıda OIZ Board of Directors Chairman, Samsun TEKMER Advisory Board Member, SABEK A.Ş. Board of Directors Member and Büyük Anadolu Lojistik Organizasyonlar A.Ş. Board of Directors Member and Ulusoy Un A.Ş. Board of Directors member.





PROF. DR. VEDAT CEYHAN
Non-Executive Director

Born in 1968 in Sakarya. Completing his primary and secondary education in Sakarya, Vedat Ceyhan has continued his university education in Ankara University. Graduating from Agricultural Economics department in 1989, Ceyhan started his academic career in Ondokuz Mayıs University in 1993 as a research assistant in Agricultural Economics Department. He completed his graduate degree and Ph.D. in Ankara University, Agricultural Economics Department in 1994 and 1998, respectively. Becoming an Assistant Professor in 1999, Ceyhan became an Associate Professor in 2005. Participating many domestic and foreign projects and publishing articles in many domestic and global magazines, Ceyhan became a Professor in 2010. He's still the Head of the Department of Agricultural Management in Samsun Ondokuz Mayıs University.

He has been officiating as the Non-Executive Director in Ulusoy Un A.Ş. since 2013.



KEMAL KİTAPLI *Non-Executive Director*

Born in 1963 in Alaçam, Samsun. He completed his primary, secondary and high school education in Alaçam, Samsun. Graduating from Istanbul University Faculty of Law in 1985, Kitaplı started to work as a self-employed lawyer in Samsun. Apart from his practice he has made investments in textile sector through many partnerships.

He is currently officiating as the self-employed lawyer and has been officiating as the Non-Executive Director in Ulusoy Un A.Ş. since 2013.



Supervisory Board

Name-Surname Position in Partnership		Position
Kemal Kitaplı	Non-Executive Director	Supervisory Board Chairman
Vedat Ceyhan	Non-Executive Director	Supervisory Board Member

Committee has convened 5 times during the period. Reports prepared after the meeting can be reached at www.ulusoyunyatirimciiliskileri.com under the heading of Corporate Governance- Committee.

Early Detection of Risk Committee

Name-Surname	Position in Partnership	Position
Kemal Kitaplı	Non-Executive Director	Early Detection of Risk Committee Chairman
Salih Zeki Murzioğlu	Board of Directors Member	Early Detection of Risk Committee Member

Committee has convened 6 times during the period. Reports prepared after the meeting can be reached at www.ulusoyunyatirimciiliskileri.com under the heading of Corporate Governance- Committee.

Corporate Governance Committee

Name-Surname	Position in Partnership	Position
Vedat Ceyhan	Non-Executive Director	Corporate Governance Committee Chairman
Kemal Kitaplı	Non-Executive Director	Corporate Governance Committee Member
İlker Küçük	Risk Management, Capital Markets and Investor Relations Group Manager	Corporate Governance Committee Member

Committee has convened 4 times during the period. Reports prepared after the meeting can be reached at www.ulusoyunyatirimciiliskileri.com under the heading of Corporate Governance- Committee.



Ulusoy Un agrees to comply with and implement "Capital Market Board Corporate Governance Principles" published by the Capital Market Board and embraces this commitment as a management principle. Main principles of Corporate Governance Principles published by the Capital Market Board, namely "Equality, Transparency, Accountability and Responsibility", are also principles of our Company and our company has taken necessary actions for implementing these principles. Our company continues to work hard for improving the status quo.

Equality

Our company is committed to act fairly and equally towards the stakeholders for protecting rights of the company shareholders. Besides, it is unconditionally agreed that our stakeholders shall not be prejudged and discriminated based on gender, behavior, beliefs and ethnicity.

Transparency

Company information that is not disclosed to the public should be available fully, accurately and easily provided that they are about the public and shareholders and / or they might have impact on investment decisions provided that such information is not considered confidential and trade secret.

Accountability

Our Company is committed to the principles of proving accuracy of decisions made and assuming responsibility towards shareholders.

Responsibility

The sole goal of our operations is not to add value to our shareholders. We also want to enrich social values, comply with the laws and operate our current facilities accordingly.

SECTION I. SHAREHOLDERS

I.1 SHAREHOLDERS RELATION UNIT

In order to manage and reinforce the relations with shareholders Investment Relations Group has been founded in 2012. Group is responsible to present the company performance to current and potential investors in a transparent and accurate manner.

The main duties of the department are:

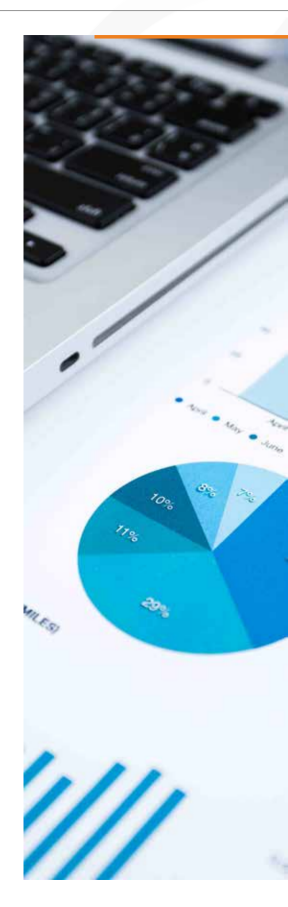
- To inform shareholders and reply their demands
- To ensure General Meeting is held in accordance with the legislation in force, articles of association and other company regulations
- To establish the communication between the Board of Directors and the shareholders to answers questions from the shareholders and to report their views regularly to the Board of Directors
- To work on improving Corporate Governance and Social Responsibility practices of the Company
- To observe and monitor all issues regarding Public Disclosure
- To ensure that the records regarding shareholders are kept safely and up-to-date
- To take measures in order to ensure that shareholders participate in the General Assembly
- To notify shareholders of the documents related to all financial tables and reports including activity reports, profit istribution policy and proposal, general assembly agenda articles of the company in a timely manner.

Shareholders Relation Unit:

Investment Relations Department be contacted via phone on (0362)260 50 10, via

fax on 0(362)266 90 94 or via e-mails at ilker.kucuk@ulusoyun.com.tr / yatirimci@ulusoyun.com.tr.

Head of the department to contact shareholders: İlker Küçük





I.2 USE OF SHAREHOLDERS' RIGHTS TO OBTAIN INFORMATION

Information requested from and questions asked to the Investor Relations
Department shall be immediately provided and answered over the phone and, if necessary, in writing by consulting the top authorized person in that field provided that such information is not confidential and trade secret.

I.3 GENERAL ASSEMBLY

2014 Ordinary General Assembly Meeting of Ulusoy Un Sanayi ve Ticaret Anonim Şirketi convened on 31.03.2015 Tuesday at 14:00 o'clock at Hampton by Hilton Samsun Hotel Kerimbey Mahallesi Işık Sok. No: 2 Tekkeköy / Samsun / Turkey under the supervision of the Ministry Representative Mustafa Kocaman who was assigned by the Republic of Turkey, Governorship of Samsun and Provincial Directorate of Commerce by virtue of the letter dated 26.03.2014 and numbered 39028009/431.03.

The call for meeting was published on the Turkish Trade Registry Gazette dated March 10, 2015 and numbered 8775 on pages 126-127 with the agenda items, as required under the law and the company's articles of association; the call was also announced on the company website (www.uluso-yun.com.tr), Public Disclosure Platform (KAP), e-company application of Central Registry Agency and on Electronic General Meeting System (EGKS), minimum 21 days before the general meeting.

Ordinary General Meeting Minutes and List of Attendees issued for the General Meeting are available on our company's webpage www.ulusoyunyatirimciiliskileri.com.

I.4 VOTING RIGHTS

Our company abstains from practices that render exercising voting rights more difficult. Group (A) shareholders attending to ordinary and extraordinary general meetings or their proxies shall have 15 (fifteen) votes per share; Group (B) shareholders or their proxies shall have 10 (ten) votes per share and Group (C) shareholders or their proxies shall have 1 (one) vote per share.

I.5 DIVIDENT POLICY

Amounts to be retained and paid by the company, such as general company expenses and amortization, as well as taxes to be paid by the legal entity shall be deducted from the revenues calculated at the end of company's accounting period; the remaining amount described as period profit on the annual balance sheet shall be respectively distributed as explained below after deducting previous year losses, if any:

General Legal Reserves:

a) 5 % shall be set aside as legal reserves.

First Dividend:

b) First dividend shall be retained from the remaining amount – over the amount to be calculated by adding donations to be made throughout the year, if any - as per the Turkish Commercial Code and Capital Market Legislation.

c) After retaining the amounts mentioned above, the General Assembly is entitled to decide on dividend to be paid to the board of directors' members and officers, servants and workers as well as various associations and natural, legal entities with similar qualities.

Second Dividend:

d) Amounts written on paragraphs (a), (b) and (c) shall be retained from the net period profit and the General Assembly shall be entitled to partially or entirely pay the amount as second divided or to retain the amount as optional legal reserves, as described under Article 521 of the Turkish Commercial Code.

General Legal Reserves:

e) 5 % shall be retained from the amount to be paid to the shareholders and parties entitled to receive a dividend and one tenth of the amount calculated shall be added to the general legal reserves as per Turkish Commercial Code, Article 519, paragraph 2.

Other reserves shall not be retained, profit shall not be transferred to the next year

and dividend shall not paid to the board of directors members, officers, servants, workers and associations, natural & legal entities having similar qualities unless the reserves to be retained are retained duly and dividend granted to the shareholders under the articles of association is paid in cash and/or as shares. Dividend shall be distributed equally to all shares existing on the date of distribution, regardless of the dates of issuing and acquiring these shares.

The General Assembly shall decide on the manner and time of distributing dividends upon a proposal made by the board of directors for this purpose.

A decision made by the general assembly for distributing dividends as per the articles of association cannot be withdrawn.

The Dividend distribution policy of our company is based on Capital Market Legislation and provisions on the Articles of Association by taking into consideration the company's financial performance and market developments. Accordingly, 20 % of "consolidated net profit of the period" that is calculated based on periodical financial statements issued as per the CapitalMarket Legislation and International Financial Reporting Standards (IFRS) shall be distributed following a decision to be made by the Company's General Assembly either in cash or by adding the amount to company capital as bonus shares.

This policy shall be revised by the Board of Directors each year by taking into consideration adverse national and global economic conditions, investment projects and company's financial resources, and sustainability of the plan is one of the primary goals.

I.6 SHARE TRANSFER

Group A, B and C Shares can be freely transferred under the provisions of related legislation. The share transfer process should comply with Turkish Commercial Code, Capital Market Law, Capital Market Board Regulations, and other legal arrangements about Capital Market regulation, Central Registry System rules and other legal arrangements about dematerialization of shares.



SECTION II. PUBLIC DISCLOSURE AND TRANSPARENCY

II.1 INFORMATION POLICY

II.1.1 Purpose and Scope

As a company having shares traded at Istanbul Stock Exchange (BIST), Ulusoy Un Sanayi ve Ticaret A.Ş. follows an effective and transparent "Information Policy" that complies with the laws and legislations.

The Information Policy covers all kinds of information, documents, electronic records and data that can be legally disclosed without any hesitation, excluding information classified as "Internal Info" and "Trade Secret" that are known by the Board of Directors Members and senior management as well as employees.

The purpose of our information policy is to fully, fairly, accurately, timely and clearly inform shareholders, current and potential investors, public, related competent authorities and establishments as well as capital market experts about past performance of the company and expectations from the future, as required under the Capital Markets.

II.1.2 Authority and Responsibility

The Board of Directors is in charge of issuing and enforcing the Information Policy. The Board of Directors is entitled to amend this policy from time to time based on related legal arrangements.

The parties to be informed as per the Company's information policy are:

- Existing investors
- Potential investors
- Stakeholders
- Regulatory Bodies
- Public

The persons and departments in charge of announcements to be made:

- Board of Directors
- Supervisory Board
- Corporate Governance Committee
- General Manager
- Financial Affairs Manager
- Investor Relations Manager

II.1.3 Information Methods and Tools

The methods and tools used by our Company within the framework of our information policy are:

- Financial tables and independent auditor reports periodically announced
- Annual and interim period activity reports
- Company website (www.ulusoyun.com.tr, www.ulusoyunyatirimciiliskileri.com)
- Material disclosures
- Teleconference, telephone, e-mail, fax and such other communication channels

Issues covered by Information Policy

The information policy covered the following particulars:

- Annual activity report, financial statements and footnotes, independent audit report and dividend policy shall be duly and accurately announced to investors, public, stakeholders, regulatory bodies through the website and other communication channels.
- Informational meetings and analyst meetings shall be organized for investors, analysts and shareholders. The Board of Directors members, General Manager, Financial Affairs Manager, Investor Relations Unit and auditors can attend to these meetings. Such meetings shall convene minimum once or twice a year after announcement of financial statements.
- All kinds of information about the general assembly meeting shall be available to the public at the company headquarters and announced on the website minimum 3 weeks before the general assembly meeting.
- Financial statements shall be announced to the public on internet every 3-month period and the independent audit reports shall be available on internet every 6 and 12-month periods.
- Dividend Policy issued by the company's Board of Directors shall be announced to the public. This policy shall be submitted to the shareholders at the General Assembly Meeting and included in the activity report.

II1.4 Determining Parties with administrative responsibility and creating a list of people having access to internal information

List of people having access to internal information covers managerial and auditing body members of the company and people who are not members of such bodies but who directly or indirectly have regular access to internal Company information as well as having authority to influence future company development and managerial decisions impacting the business goals (people with administrative responsibility) as well as people closely associated with such parties and people who act in the name of and on behalf of the partnership as well as having direct or indirect, regular or on demand access to internal information. This list is issued at the Central Registry Agency and regularly updated using Central Registry System.

II.1.5 Postponing Public Disclosure of Internal Information

As per Article 6 of the Material Disclosures Communiqué issued by the Capital Markets Board, Ulusoy Un San ve Tic. A.Ş. might postpone public disclosure of internal information in order to protect its legal interests provided that the company shall have sole responsibility and it shall not mislead the investors and the company should be able to assure confidentiality of such information.

There will be effective arrangements that will prevent access to such information by people who are not on the list of people having access to such internal information and the goal is to protect confidentiality of such information and to control access to such information during that postponement. The company shall make sure that the people having access to internal information accept the law and regulations governing the internal information and that they are informed about the sanctions related to use or disclosure of such information.

II.1.6 Communicating with Shareholders and Parties Authorized to Make Public Disclosures

All kinds of information requests received by Ulusoy Un San. Tic. A.Ş. shall be answered in writing or verbally by the



- Board of Directors Chairman and members
- Supervisory Committee Chairman and members
- General Manager
- Investor Relations Management

provided that such requests are assessed to confirm whether or not they are classified as trade secrets and covered by "Material Disclosures Communiqué" and whether or not they have impact on value of investment decisions and capital market tools.

Employees who are not listed above are not entitled to answer such questions. Employees of Ulusoy Un San ve Tic. A.Ş. shall direct any questions received to the Investor Relations Management Department.

II.1.7 Principles Governing Announcement of Evaluations Regarding Future

The company's future plans and estimations, which are considered as internal information, and related assessments can be disclosed to be public by the personnel authorized to make disclosures provided that the principles of capital market regulations are respected. These assessments shall be based on reasonable assumptions and estimations. Evaluations regarding the future might be amended based on unforeseeable risks and developments. There might be differences between evaluations about future and actual outcomes based on risks, uncertainties and other factors. In that case, the deviations shall be disclosed to the investors within due time.

Evaluations regarding the future can be disclosed via press-media, press meetings and / or press releases, national and international conferences or meetings or other means of communication as well as announcements to be made as per the principles of capital market regulations.

II.1.8 Company Website and Contents

Our company website is www.ulusoyun.com.tr. We also have an investor relationships websites; www.ulusoyunyatirimciiliskileri.com. All necessary financial reports,

independent audit reports, activity reports, general assembly information, real estate appraisal reports are available on this section. Our website, available in Turkish and English languages, is designed based on Corporate Governance principles, Public Disclosure Principles of the Capital Markets Board and other related legal arrangements. Our website is updated shortly after any changes on the regulations or company info. Our website also has an Investor Relations Section which can be effectively and easily reviewed by our shareholders and potential investors and all other stakeholders

II.1.9 Activity Report

Our Company shall issue an activity report in a manner to fully and accurately inform the public about the company. Our Activity Report shall be approved by the Board of Directors and then announced to the public. It shall be announced on our website

www.ulusoyunyatirimciiliskileri.com. The Report is also available on our website www.ulusoyun.com.tr.

SECTION III. STAKEHOLDERS

III.1 INFORMING STAKEHOLDERS

Ulusoy Un informs all its stakeholders about the developments regarding our company through accurate, easily accessible, transparent, clear announcements that comply with the legislations.

III.2 PARTICIPATION OF STAKEHOLDERS IN MANAGEMENT

Requests and suggestions made by the buyers and employees are monitored, examined and taken into consideration. Any feedback received from buyers, employees and other stakeholders are taken into consideration to create more effective and productive company management.

III.3 HUMAN RESOURCES

As Ulusoy Un Sanayi ve Tic A.Ş., we are aware that we should keep up with changing trends as well as integrating advanced technology, global competition

and new opportunities into our business. Without a doubt, one of the key elements of achieving this goal would be implementing a human resources policy that is open to continuous change and development. Our motto is "Human resource is the key to improvement" and accordingly, we prepare our human resources for the future as well as making huge investments in technology.

HUMAN RESOURCES POLICY

As Human Resources Department of Ulusoy Un Sanayi ve Tic. A.Ş., our primary goal is to hire professional and talented employees who are capable of empathizing and communicating with others based on "different solutions for different needs" approach and to offer resources that will contribute to personnel development based on their talents and skills. Accordingly, our primary principles of our Human Resources policy can be summarized as follows:

- Personnel planning in terms of qualifications and head count; hiring the best candidate for a job
- Maximizing personnel productivity and efficiency
- Preparing an effective training plan, program and offering personal development opportunities to the entire personnel
- Protecting and improving pecuniary and non-pecuniary rights of personnel
- Creating a work environment where the staff is encouraged to cooperate with their superiors; creating an environment of open communication
- Offering equal opportunities to everyone in terms of career planning; supporting professional, personal and social developments of employees

III.4 RELATIONS WITH CLIENTS AND SUPPLIERS

Ulusoy Un San. ve Tic. A.Ş. takes all kinds of precautions to assure customer satisfaction in terms of marketing goods & services and sales activities.

Goods and services comply with quality standards and these standards are followed strictly.



Information related to clients and suppliers are kept confidential as trade secrets.

Goods and service demands received from clients are met immediately and the clients are informed about possible delays without waiting for the expiry of due time.

III.5 ETHICAL RULES

Ethical rules mean all the rules that guide our approaches and behaviors while conducting our activities and operations by complying with laws, regulations and procedures.

Business Ethics of Ulusoy Un apply to all personnel.

Honesty and Integrity

Honesty and integrity are our primary values in all business processes and relationships. We comply with rules of honesty and integrity while dealing with all internal and external clients, partners such as in-house colleagues, superiors and inferiors as well as performing our duties and responsibilities.

Equality and Fairness

Equality and fairness are primary and irreplaceable values in all our transactions and relationships.

We are fair and respectable to each other and we do not discriminate people based on religion, language and race.

Compliance with Laws, Regulations and Rules

Compliance with laws, regulations and rules means that we conduct all business operations and activities in a manner complying with the laws and regulations.

Protecting Ulusoy Un's Reputation

Ulusoy Un has earned respect and reputation as a company that complies with business ethics as well as respecting the society and environment, embracing an honest, fair and professional approach on all its relationships and practices.

As a matter of course, our personnel should represent us accordingly.

The personnel should fulfill this obligation in a manner keeping up with reputation and image of Ulusoy Un.

Environmental Protection Safety and Occupational Health

Protecting the environment and human health is our primary principle in all our activities.

As personnel working on a work and operation environment that assures maximum work safety, protection of environmental and natural resources, we embrace and comply with these values.

III.5.1 CODES OF PRACTICE FOR BUSINESS ETHICS

Efficient Use of Resources

Company interests should be taken into consideration while using resources on behalf of the Company. The company assets, facilities and personnel should not be used outside the company and for any reason other than the company goals, regardless of the purpose, interest of related party, if the company does not have any interest in the process.

The management cannot assign employees for their personal businesses (excluding the Board of Directors). All personnel shall use the company resources in the most efficient way possible.

All personnel shall use the company resources in the most efficient way possible.

"Time" is one of the vital resources and we duly manage time and complete interviews with necessary visitors in a reasonable period of time that does not interrupt the work flow.

Confidential Information

Any act and action violating the confidentiality principle is prohibited.

All information, financial information, personnel information, business strategy information, contracts, information about the business partners, suppliers and clients are confidential information and such

information shall not be copied or altered.

The company shall take necessary precautions for protecting such information.

Wages, social benefits and such other personnel information which reflects the company policy are confidential. These shall be only disclosed to the authorized parties.

Personnel are prohibited from disclosing such information to others and forcing other

personnel to disclose such information.

Our principle on security of information technologies is to minimize security risk as much as possible.

Our personnel (end users) have significant role in supporting assurance of information security on electronic environment and they

should be careful about keeping passwords confidential.

Conflict of Interest and Unfair Advantages

We cannot gain advantages for ourselves, our kinsmen, families or third parties and establishments / institutions doing business with use by exploiting our duties.

Personnel shall not directly or indirectly gain

any personal advantages through all transactions and contracts executed by the company.

Other Employments

Ulusoy Un personnel cannot work for any other person and / or institution during or outside the office houses in return for a wage and similar benefits. Personnel might work for other parties (family members, friends) or establishments outside the office hours for a wage or similar benefits provided that the latter work neither interrupts, conflicts company business nor violates business ethics but it should be approved in writing by the senior management.

Personnel can be involved in social responsibility projects and charities launched by non-profit organizations and universities provided that this involvement



does not interrupt company business and it is approved by the management in writing. Personnel should file related requests to the human resources department by informing the head of related department.

Gifts

Personnel shall not accept any gifts or benefits that might impair their objectivity in decision making and behaviors or that might violate the work flow as well as being presented for gaining privileges or interests; the personnel should not try to give such influential gifts and grant benefits to third parties, establishments and institutions.

Company personnel cannot accept outright money or loans from subcontractors, suppliers, consultants or clients or ask them to pay for travels and similar payments.

Bribes

Taking, giving or offering bribes and commissions shall not be tolerated under any circumstances. Employees shall not offer, guarantee and give money or any other item of value to any person for the purpose of directly or indirectly gaining unfair advantages.

Bribery, corruption, misconduct and such unethical practices should be avoided at all costs.

Media Relations

Any events organized for media organizations, interviews, participation to seminars, conference and such other events should be approved by the senior management.

Official press releases can only be published by parties specifically authorized to do so by the management.

III.5.2 KEY QUESTIONS REGARDING ETHICAL CONCERNS

- Do I know how should I act in order to comply with business ethics of Ulusoy Un?
- Does my behavior comply with the company policies and procedures as well as rules and competent authorities?

- Is my behavior balanced and fair? Would I be offended if someone else does the same thing?
- Am I asked to do something that complies with laws and business ethics of Ulusoy Un?
- Am I witnessing a behavior that complies with laws and business ethics of Ulusoy Un?
- If my company and stakeholders and the public learns of details of my behavior, would I be offended?
- Would I be in a difficult position or offended if others knew about my behavior?
- Would this behavior result in adverse outcomes for me and the company?
- Who will be under the impact of this behavior? (Employees, shareholders)
- What would others think about my behavior?
- What would be the reaction on newspaners?
- What would a reasonable person think under the same circumstances?

III.5.3 SETTLEMENT OF ETHICAL RULE VIOLATIONS

Persons who violate business ethics or company policies and procedures shall be subject to a number of disciplinary actions including termination.

Persons, who approve, guide actions that lead to improper conducts and violation of rules or persons who have knowledge of such actions but have not duly informed the situation shall also be subject to disciplinary actions.

SECTION IV. BOARD OF DIRECTORS

IV.1 STRUCTURE OF BOARD OF DIRECTORS AND INDEPENDENT MEMBERS

The Company shall be managed and represented by a Board of Directors having

minimum five (5) and maximum eleven (11) members to be elected by the General Assembly as per the provisions of Turkish Commercial Code and Capital Markets Board legislation.

If the Board of Directors have five members, then two members shall be elected among candidates to be nominated by majority of Group (A) shareholders and this principle applies to three members out of six or seven members; four members out of eight or nine members; five members out of ten or eleven members.

Minimum 2 independent members should be elected to the Board of Directors. Number of independent members shall not be less than 1/3 of the total members on the Board of Directors. Fractional numbers shall be rounded up to the next whole number. Number and qualifications of the independent members to be appointed to the Board of Directors shall be determined based on the corporate governance principles of the Capital Markets Board.

Without prejudice to the corporate governance principles of the Capital Markets Board governing independent members; the Board of Directors, election of members, terms of office shall be determined by the General Assembly Meeting according to the Turkish Commercial Code and related regulations.

The Board of Directors shall appoint a chairman and minimum one vice chairman or chairmen among its members every year.

If there are any vacancies due to resignation, death or any other reason, the Board of Directors shall appoint a temporary Board of Directors Member who should be approved by the first General Assembly Meeting. The member appointed to the Board of Directors in this manner shall officiate until the first General Assembly Meeting and, if approved by the General Assembly, the member shall continue to officiate to complete the term of office of the replaced member. If the independent members cease to be independent, if they resign or they are incapable of fulfilling their duties; the corporate governance principles of the Capital Markets Board shall be applied.



The Board of Directors members shall be elected for maximum three (3) periods and until they are replaced by their successors. A Board Member can be reelected after the expiry of one's term of office.

Without prejudice to the corporate governance principles of the Capital Markets Board that apply to the independent members, the General Assembly is entitled to replace Board of Directors members at any time deemed necessary.

IV.2 BOARD OF DIRECTORS MEMBERS

Board of Directors Chairman: Eren Günhan ULUSOY

Board of Directors Vice Chairman: Kamil ADEM

Board of Directors Member: Salih Zeki MURZİOĞLU

Non-Executive Director: Vedat Ceyhan

Non-Executive Director: Kemal Kitaplı

IV.3 ACTIVITY PRINCIPLES OF THE BOARD OF DIRECTORS

The Board of Directors Members shall be elected by the General Assembly and the qualifications of members are determined based on Capital Markets Board principles and related communiqués. Our Board of Directors conducts activities in a transparent, accountable, fair and responsible manner.

The Board of Directors has a leading role in the process of establishing effective communication between the company and shareholders, resolving and settling any disputes; it cooperates with the Corporate Governance Committee and Investor Relations Unit in order to achieve this goal.

The Board of Directors shall convene at times required for effectively fulfilling its duties; the activities should be perform in a transparent, accountable, fair and responsible manner which always takes into consideration strategic goals of Ulusoy Un San. ve Tic. A.Ş.

IV.4 NUMBER, STRUCTURE AND INDEPENDENCY OF COMMITTEES SUBJECT TO THE BOARD OF DIRECTORS

Our Company has established committees for the purpose of enabling the Board of Directors to fulfill its duties and responsibilities. The committees in question function according to predetermined rules. The decisions made by the committees as a result of independent activities are submitted to the Board of Directors as proposals and the Board of Directors makes the final decision.

Supervisory Board

The Company's Supervisory Board was established as per the Board of Directors Resolution dated 02.04.2015 and numbered 09 and according to related communiqués of the Capital Markets Board and Corporate Governance Principles as well as Article 11 of the company's articles of association.

Name-Surname Title in Partnership		Position
Kemal Kitaplı	Non-Executive Director	Supervisory Board Chairman
Vedat Ceyhan	Non-Executive Director	Supervisory Board Member

The committee shall have minimum two members and the committee shall be structured in a manner to make sure that it will never have less than two members. All members of the committee are independent board of directors' members. Besides, CEO / General Manager shall not be on the committee. Minimum one of the supervisory board members should have minimum 5 years of experience in auditing / accounting and finance.



Corporate Governance Committee

The Company's Corporate Governance Committee was established as per the Board of Directors Resolution dated 02.04.2015 and numbered 09 and according to related Corporate Governance Principles communiqués of the Capital Markets Board as well as Article 11 of the company's articles of association.

According to the Capital Markets Board Communiqué serial numbered II-17.1, the personnel in charge of communication between the Company and investors should be on this committee.

Name-Surname	Title in Partnership	Position
Vedat Ceyhan	Non-Executive Director	Corporate Governance Committee Chairman
Kemal Kitaplı	Non-Executive Director	Corporate Governance Committee Member
İlker Küçük	Risk Management, Capital Markets and Investor Relations Group Manager	Corporate Governance Committee Member

The committee shall have minimum two members and the committee shall be structured in a manner to make sure that it will never have less than two members. If the committee has 2 members and both members have more than two people, the majority of members should be board of directors members who do not have executive committee duties and the committee chairman should be elected among independent board of directors' members. Besides, CEO / General Manager shall not be on the committee.

Early Detection of Risk Committee

The Company's "Early Detection of Risk Committee" was established as per the Board of Directors Resolution dated 02.04.2015 and numbered 09 and according to related Corporate Governance Principles communiqués of the Capital Markets Board as well as Article 11 of the company's articles of association.

Name-Surname Title in Partnership		Position
Kemal Kitaplı	Non-Executive Director	Early Detection of Risk Committee Chairman
Salih Zeki Murzioğlu	Board of Directors Member	Early Detection of Risk Committee Member

IV.5 FINANCIAL RIGHTS

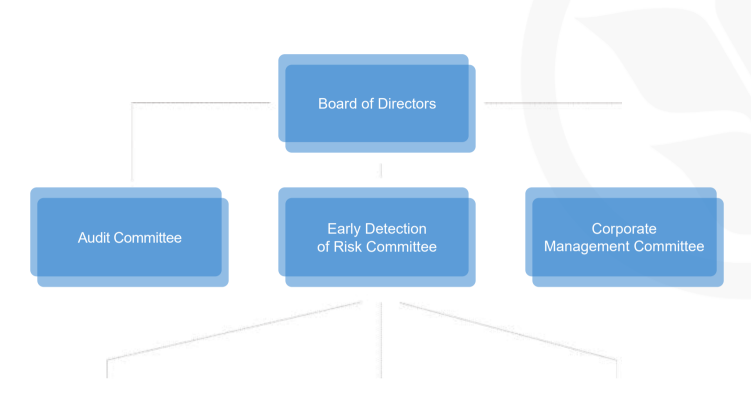
Salary principles of Board of Directors Members and managers having administrative responsibilities are documented and the principles are disclosed to the shareholders at the General Meeting.

Salaries offered to the Board of Directors Members and managers having administrative responsibilities as well as all other benefits are announced to the public on the annual activity report. This disclosure covers the board of directors and senior management rather than being on individual basis.

The General Assembly decided that each Non-Executive Director shall receive TRY 2000; Board of Directors Chairman shall receive TRY 6000; Board of Directors Vice Chairman shall receive TRY 5000 and Board of Directors Members shall receive TRY 3000 as gross monthly salaries throughout their terms of office.

The Company has not granted a loan or credit to a Board of Directors Member or executives having administrative responsibilities.





SECTOR RISKS

- Natural and Geographic Risks
- Political and Legislative Risks

OPERATIONAL AND TRADING RISKS

- Production Risks
- Human Resource and Work Safety Risks
- Logistics Risks
- Sales and Marketing Risks
- Importation Risks
- Exportation Risks

FINANCIAL RISKS

- Exchange Rate and Interest Risk
- Commodity Risk



SECTOR RISKS

Natural and Geographical Risks

Hail, frost, fire, drought, storm and flood are the leading natural risks related to agricultural production.

Although Turkey has a great potential in plant production and animal production, it has not achieved desired levels of agricultural production. Accordingly, fluctuations in demand – supply balance might have impact on the prices and thus disturb profit margins of the Company.

Production mainly depends on natural conditions and this dependency might cause product yield and producer income, profitability fluctuations.

Our country is exposed to product loss risk due to bacterial, fungal and viral plant diseases and harms.

Natural and geographical risks are defined as risks that cannot be fully foreseen and measured. However, the Company closely monitors the expected product harvests on regional and international level by bearing in mind the possibility of foregoing risks and increases the critical stock levels in order to prepare for potential raw material price increases to be caused by decreased product yields.

Besides, the company manages the risk through derivatives on commodity exchanges.

Political and Legislative Risks

Any changes on the government's agricultural policies and any changes that might narrow the profit margin might have negative impact on the Company's profitability since the main input of the Company, namely wheat, is directly controlled by the government's agricultural policies.

The global economic problems and potential product price fluctuations caused by such problems might have negative impact on the agriculture sector. Production mainly depends on natural conditions and this dependency might cause product yield and producer income, profitability fluctuations.

Since the profit margins in the sector are low and a price oriented competition approach dominates the market, any potential increases on general expenses and production costs might have negative impact on the sector and reduce the profitability level.

The company manages the political and legislative risks related to the sector with methods similar to the ones used for natural and geographical risks.

OPERATIONAL AND TRADING RISKS

Production Risks

This category covers process risks that might prevent producing products according to the expected quality level, contents and standards.

Foreign substances might be mixed with the product in production line on each stage and between stages while transforming wheat into flour by processing wheat as a raw material.

Another risk would be flocculation, molding and infestation on nooks and obsolete sections of production facilities, production team and equipment, packing – shipment and warehouses.

If the main production machines are broken, broken down etc., such problems might cause the risk of suspending production.

Magnets and waste purifiers are used at raw material input processes in order to keep foreign substances away from related processes. Products are sampled and tested at specific stages in order to check quality.

Employees are continuously and regularly trained on such matters; cleaning and control processes are supervised using "random sampling and period" methods. Besides, the critical points are determined (Final Check Sieve and Metal Detector) and risks related to these points are eliminated.

Machines are regularly maintained and repaired; the company does not wait for machine malfunctions to do maintenance and repair works and to replace spare parts; qualified teams quickly eliminate any malfunctions and problems.

There are comprehensive insurance policies against all kinds of machine breakdowns.



Human Resource and Work Safety Risks

There might be occupational health & safety risks related to any potential work accident and other risks related to failing to employ manpower that is fit for the job and that will not interrupt business continuity.

Personnel trainings on potential work accidents are offered regularly. Besides, an Occupational Safety Specialist is hired pursuant to the legislation in force.

The Company has a Human Resources Department that is in charge of risks related to inefficient use of manpower available and confusion about employee roles and responsibilities; the department continues to take effective measures, plan employee backups for key roles and positions as well as duly reporting to and informing the management.

Logistic Risks

This category covers operational risks in purchasing (supply), storage and shipment processes.

There is a risk of being exposed to operational risks related to the processes of transporting purchased raw materials to the Company warehouses, keeping them in stock and transporting from warehouses to the production or sales locations.

Loss, spillage, accident and such other risks related to all transportation / shipment processes of the Company are covered under comprehensive insurance policies. Besides, there are insurance policies against losses and damages suffered at the warehouse due to flood, fire, burglary etc. Efficient internal control mechanisms are in place particularly for shipment and storage processes.

Sales and Marketing Risks

The risks are current account balances due to credit sales made to margin trading customers as well as bounced, uncollected checks-bills and such other bonds.

Another risk would be misconduct attempts of the personnel assigned as collectors on local fields.

The rivals might prefer to practice aggressive competition in the domestic market and new players might be introduced to the market.

The Company performs necessary market searches before offering credit (forward) sales, as required under the Company's risk policy, and a risk score as well as a limit are specified for customers offered with such sales. These specified risk and limit restrictions are applied to subsequent operations.

Inspectors, assigned to the locations where the Company is present in the domestic market, do inspections at random periods and with random samplings and comprehensive insurance policies are issued against the misconduct attempts.

The risks related to introduction of new players into the market and existing players practicing more aggressive sales policies are always in agenda and the Company's Sales and Marketing Department keeps up with the developments in the domestic market in order to be prepared for such risks.

Importation Risks

This category covers all kinds of risk related to importation markets.

Any crisis, amendment related to production and tax policies in the country of importation is considered as a risk.

The company determines and keeps critical inventory levels in order to prepare for such negative incidents.

The company keeps a close eye on the global crop expectations and monitors alternative importation markets as well as keeping alternatives as backup.

There are comprehensive insurance policies covering logistic risks in importation processes.

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Exportation Risks

This category covers all kinds of risks related to exportation markets.

Anti-damping practices in countries of exportation as well as political, economic and conjectural instabilities and negativities in these countries are the related risks.

Both in-house specialists and professional institutions of our sector take measures against the anti-damping practices.

The Company's Exportation Department always monitors the exportation markets and does active searches as well as keeping alternative markets as backup in order to be prepared for the risk of conjectural, political and economic depressions in these markets.

FINANCIAL RISKS

Exchange Rate and Interest Risk

This category covers risk of exchange rate changes on assets and debts in foreign currency as well as cost and cash flow risks related to increased interest rate applied to the financial debts.

The exchange rate risk is a result of foreign exchange gap between the Company's liabilities and assets in foreign currency. There will be a foreign exchange gap if the liabilities in foreign currency are more than the assets.

Foreign exchange gap of our company is being effectively managed against fluctuation risk through Futures Exchange transactions and forward transactions at banks and we are able to transform them into foreseeable financial outcomes.

The position acquired changes based on market developments and hedging model applied.

Since there is a risk of sudden increase in variable interest rate of short and long term liabilities, the company's Finance Department closely monitors the market and keeps an open mind for alternative methods.

Raw Material Price Change Risk

This category covers the risk of wheat price changes in the internationally organized markets which might be disadvantageous to the Company.

The exchange rate risk is a result of foreign exchange gap between the Company's liabilities and assets in foreign currency. There will be a foreign exchange gap if the liabilities in foreign currency are more than the assets.

TMO (Soil Products Office) regulates the wheat prices in our country. There are different methods used to control the market in order to protect the producers when the prices go down and to protect the consumer when the prices go up. In 2015, wheat production increased by 3.5 million tons in comparison to the previous year and imported wheat tenders were used to balance the possible downside price pressure.

According to the actual wheat position available in our inventory; the risks are limited through partial hedging transactions on Cbot (Chicago Board of Trade) and Matif exchanges at levels where the domestic wheat price and overseas exchange price spreads are widened.



Ulusoy Un is aware of the qualified manpower need in Turkey and the company fulfills its social responsibility through sponsoring mainly educational projects as well as sports, economy and cultural projects.

Ulusoy Un Board of Director's Chairman Eren Günhan Ulusoy, who intends to establish social responsibility as a corporate culture, is a member of several social and professional societies. He is the Chairman of Turkish Flour Industrialists' Federation and Black Sea Region's Flour Industrialists Association, Vice Chairman of Grain, Legume and Oilseed Exporters' Association of Black Sea and Vice Chairman of Samsun Commodity Exchange.

Ulusoy Un has several social activities related to education which is considered to be the key step of social responsibility; a 24-classroom primary school was built in Samsun City, Atakum District in the name of company's founding partner Mr. Fahrettin Ulusoy and the school was donated to the Ministry of National Education in 2009.



Ulusoy Un helps student who are eager and committed to have an education and thus offers non-refundable grants and internship to tens of students every year in order to create even a slight difference on knowledge and culture level of the young generations which are the engines of our society. Besides, our founding partner and board of directors' chairman attend to university meetings and seminars as well as allowing food engineering students to visit our factory and observe production processes so that university cooperation can be sustained.





Mr. Fahrettin Ulusoy attended to a seminar on "How to Become a Successful Businessperson" that is organized by 19 Mayıs University on March 19, 2015 and he shared his experiences with the young students and tried to guide them through future goals so that they can achieve and go beyond their dreams.

Besides, he gave a speech on "Samsun's Successful Entrepreneurs Sharing Experiences" program that was organized on December 23, 2015 as a part of "Holistic Entrepreneurship Training Approach" project launched also by 19 Mayıs University.





Our company's founding partner Mr. Fahrettin Ulusoy gave a speech at Samsun Alaçam Vocational High School on May 2015 for sharing his knowledge and experiences with the younger generation as well as providing in sight and guiding them in their plans for the future.



Ulusoy Un, which supports a number of sports events, sponsored Indoor Archery Championship of Turkey; 171 archers from 60 sports clubs in 26 cities attended to the Championship organized at Tekkeköy Yaşar Doğu Sports Hall between the dates of January 29 and February 1, 2015. The winners will be on the national archery team to compete on the European Championship and 2016 Rio Olympics.



Ulusoy Un organizes visits and accepts delegates for the purpose of reinforcing international friendship and cooperation activities and, if needed, for launching social responsibility projects in different counties; his Excellency Vika M. Khumalo, the Ambassador of the Republic of South Africa, visited our company on March 20, 2015.



Ulusoy Un's Board of Directors Chairman Eren Günhan Ulusoy gave a speech to TOBB (Turkish union of chambers and commodity exchanges) Board of Young Entrepreneurs in Samsun on November 21, 2015 and he shared his insight and experiences about the business life.



Enterprises that are aware of their corporate social responsibility have always been a step ahead in terms of success and continuity. This awareness requires seeking assistance of non-governmental organizations in order to take proper action. Hence, we benefit from experienced of non-governmental organizations in our projects and achieve a more effective stance in our social responsibility approach. We leverage our social responsibility approach by assuring contribution of our employees, customers and stakeholders on each step of our projects. This allows us to take firm steps towards the goal of launching more effective, more comprehensive and more useful projects in the future.



INVESTOR RELATIONS DEPARTMENT

Investor Relations Department was established in 2012 for the purpose of managing and improving relationships with shareholders.

The Department is tasked to present transparent and accurate information to the existing and potential investors about company performance.

Investor Relations Tel:

0(362) 260 50 10

Investor Relations E-mail:

yatirimci@ulusoyun.com.tr

Investor Relations Website:

www.ulusoyunyatirimciiliskileri.com www.ulusoyuninvestorrelations.com

Head of Investor Relations:

İlker Küçük

Primary Responsibilities of the Department are:

- Informing and responding to shareholders
- Holding General Assembly meeting according to the legislation in force, articles of association and other internal policies
- Functioning as a bridge between the Board of Directors and shareholders, responding to shareholders and regularly reporting feedback to the Board of Directors
- Improving corporate governance and social responsibility policies of the company
- Monitoring and implementing all kinds of particulars related to informing the public
- Keeping safe and updated records regarding shareholders pursuant to the recordkeeping principles of the Central Registry Agency

- Keeping safe and updated records regarding shareholders pursuant to the recordkeeping principles of the Central Registry Agency
- Taking measures to assurance attendance of shareholders at the General Assembly
- Duly informing shareholders about all financial statements and reports, including activity reports, dividend distribution policy and offers, agenda items on the general assembly and related documents

COMMUNICATION CHANNELS AND ACTIVITIES OF INVESTOR RELATIONS DEPARTMENT

- The Investor Relations Department keeps shareholder records based on the recordkeeping principles of the Central Registry Agency.
- A phone line (0 362 260 50 10) is available so that the shareholders can easily contact with the Investor Relations Department.
 The conversations on this line are recorded.
- The shareholders can send an e-mail to yatirimci@ulusoyun.com.tr to contact with the Investor Relations Department. The requests made by the investors are responded within maximum two business days.
- The company's website and investor relations website are separate and an English version is also available.
- All kinds of company information are available on www.ulusoyunyatirimciiliskileri.com and www.ulusoyuninvestorrelations.com and the information is immediately updated in case of any development or change.
- The process required for preparing the activity report pursuant to the regulation continues and all reports are published on the investor relations website in Turkish and English.





• An analyst meeting was held on 25.03.2015 and 12 intermediary institutions as well as 20 analysts attended to the meeting.



INTERNAL INFORMATION AND PUBLIC DISCLOSURE

- The in-house departments are coordinated so that all kinds of information disclosed to the public comply with the information policy and regulations. The company personnel are informed about internal information and public disclosure process.
- In 2015, the company published 28 Material Disclosures on KAP (Public Disclosure Platform). The Turkish and English Material Disclosures are also published on the company's investor relations websites under Material Disclosures menu.

PERIODICAL LIABILITIES

- We have not had any problems regarding preparation and announcement of the financial statements.
- We have not had any problems regarding the independent audit liability. The independent audit firm is selected; the reports and financial statements are submitted to and accepted by the Board of Directors.
- The Material Disclosures are duly made to the public and the Turkish and English versions are published on the investor relations website on the same day.

• 2014 Ordinary General Assembly Meeting of Ulusoy Un Sanayi ve Ticaret Anonim Şirketi convened on 31.03.2015 Tuesday at 14:00 o'clock at Hampton by Hilton Samsun Hotel residing at the address of Kerimbey Mah. Işık Sok. No: 2 Tekkeköy / Samsun / Turkey under the supervision of Ministry Representative Mustafa Kocaman who was assigned by the Republic of Turkey, Governorship of Samsun, Provincial Directorate of Commerce by virtue of the letter dated 26.03.2014 and numbered 39028009/431.03.

The call for meeting was published on the Turkish Trade Registry Gazette dated March 10, 2015 and numbered 8775 on pages 126-127 with the agenda items, as required under the law and the company's articles of association; the call was also announced on the company website (www.ulusoyun.com.tr), Public Disclosure Platform (KAP), e-company application of Central Registry Agency and on Electronic General Meeting System (EGKS). The call was duly announced minimum 21 days before the general meeting.

Ordinary General Meeting Minutes and List of Attendees issued for the General Meeting are available on www.ulusoyunyatirimciiliskileri.com and www.ulusoyuninvestorrelations.com.

CORPORATE GOVERNANCE COMPLIANCE PRACTICES

- The Company's Dividend Policy, Information Policy and Corporate Governance Compliance Report are issued according to the Capital Markets Board regulations and then announced on KAP (Public Disclosure Platform), website and the interim activity reports of the company, as required under the Corporate Governance Principles.
- Committee guidelines are issued and published on the website in order to make sure that structure and working principles of the committees attached to the Board of Directors are clearer.
- The committees are active and committee reports issued at meetings are published on our website.
- Our company issued Wages Policy, Compensation Policy, Anti-Bribery and Anti-Corruption Policy, Human Resources Policy and Codes of Conduct on 11.08.2015 and published the Turkish and English version on our website.
- The Corporate Governance Compliance Report is revised as a result of a number of editions made in the year and the updated report is available on the website.



Essential Human Resources Policy of Ulusoy Un Sanayi ve Ticaret A.Ş. can be defined as follows; creating an employee profile that will contribute to sustainable increase of intellectual capital for protecting our competitive edge on developing and improving market environment as well as being experts of the sector, having advanced social skills, highly motivated for team work and enriching the company; creating a selection process based on modern criteria and equal opportunities and implementing an effective performance measurement system to plan professional life; sustaining long term cooperation; properly managing, guiding and developing human resources.

Primary principles of our human resources policy can be summarized as follows:

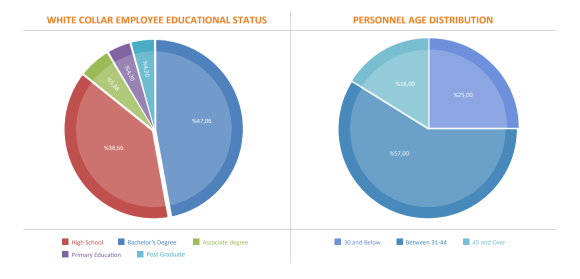
- · Personnel planning in terms of qualifications and head count; hiring the best candidate for a job
- Maximizing personnel productivity and efficiency
- Preparing an effective training plan, program and offering personal development opportunities to the entire personnel
- · Protecting and improving pecuniary and non-pecuniary rights of personnel
- Creating a work environment where the staff is encouraged to cooperate with their superiors; creating an environment of open communication.
- Offering equal opportunities to everyone in terms of career planning; supporting professional, personal and social developments of employees.

Human Resources management is one of the primary functions that offer crucial support to the organization. The primary goal of human resources management is to make sure that human resources are used in the most accurate, efficient and effective way and that right people are hired at the right time and for the right positions in parallel to company goals.

The purpose of Human Resources Department is not to impose methods of working a lot but methods of working effectively and also to create a company employees want to work and are proud to be working at.

We had 199 personnel on 31.12.2014 and this number increased up to 230 as of 31.12.2015; the details of personnel numbers are given below.

PERSONNEL								
	Samsun Factory Çorlu Factory Total							
2010	94	57	151					
2011	110	55	165					
2012	115	53	168					
2013	128	44	172					
2014	144	55	199					
2015	167	63	230					





Ulusoy Un always keeps up with innovations and developments and thus evaluates qualifications and needs of employees and supports employee development through internal and external trainings in order to create a team that cares about recruitment and promotion processes as well as inspiring its employees and creating opportunities to enable its employees to discover their potentials and skills.





We organize a number of sports events and social activities to motivate our employees, reduce work stress, and improve communication between employees and to create sense of belonging. These activities allow our employees to spend time outside work environment, meet with colleagues working at different departments and thus improve relationships between company employees.





Ulusoy Un intends to improve its employees, goals and all assets owned and to create a positive change in parallel to the strategies embraced based on ever-changing global conditions. The company offers activities that try to make improvements in terms of areas such as corporate culture, common goals, general strategic approach and corporate talent development since these are elements of assuring corporate development on employee level.





Ulusoy Un's biggest capital is human resources. Accordingly, we adopt a "People Oriented Approach" principle at each stage of production and management; our goal is to expand with our employees, buyers and stakeholders. Since 1989, our company has been committed to assure same sustainability in the future by prioritizing quality and to structure human resources management based on this principle.



Our Quality Policy

- To prioritize customer satisfaction, to meet needs when and as required
- To embrace team spirit and improve corporate consciousness
- To become a popular brand of our sector and on abroad thanks to participation and support of all our personnel
- To create manpower that will increase knowledge and skills of our personnel
- To carry on fast and efficient production operations
- To become a reliable company
- To adopt the primary philosophy of constant improvement rather than settling for what we have
- To act for preventing a problem before it becomes a problem in order to assure total quality

Ulusoy Un acknowledges that public health comes with great responsibility and thus it prioritizes marketing healthy, premium quality and popular products and carries on activities focusing on this goal.

Accordingly, Ulusoy Un is not only supported by qualified staff but also by national and international experts to keep up with technological developments and to improve its technology in all aspects. Ulusoy Un works very hard to produce and market enriched, innovative products which make sure that consumers buy safe Foods in parallel to changing needs.

Ulusoy Un believes that modern life will be enriched with our traditions and thus it will continue to market these innovative products used on Turkish and world cuisine.

Ulusoy Un, a company present in the domestic market and international markets, follows the following principles in its Quality Activities:

- To continue and improve production and quality activities based on Total Quality Principle that is reliable and faultless since the company's priority is Food Safety principle
- To protect and sustain Food Safety and Quality during all production and product process from wheat to finished product and delivery to the consumers
- · To consider consumer demands and expectations as priorities and to protect consumer rights
- To practice requirements of Quality Management System with all personnel in order to market quality products complying with Food Safety Principles and to continuously improve its effectiveness
- To do product diversity studies, to do analysis and tests about such studies to serve consumers
- To maximize quality and product safety processes through risk analysis, corrective and preventive precautions

Ulusoy Un carried on production activities without compromising on total quality principle that offers standardized, reliable and defect free products. In order to sustain quality standards also in 2015, the company performed and documented input analysis at each stage of production starting from raw material procurement. This allows standardization of products. Critical control point analysis, hygiene and quality controls are performed for assuring sustainable quality and corrective and preventive measures are used effectively. Test results are compared to accredited laboratories to verify accuracy of our quality laboratories.

Ulusoy Un offers hygiene, quality management system training, occupational health & safety training, and environmental training and food safety management system trainings to the entire personnel throughout the year for the purpose of assuring standardized and healthy production activities at all production stages.

Ulusoy Un carefully evaluates feedbacks from Customer satisfaction surveys in order to assure continued customer satisfaction.

Ulusoy Un carefully continues production and processes products according to food safety principles throughout all stages starting from wheat to finished product and to delivery to the consumers.



Ulusoy Un has the following certificates that verify total quality approach related to these processes:

- ISO 9001:2008 Quality Management System
- ISO 22000: 2005 Food Safety Management System
- ISO 14001: 2004 Environmental Management System
- E&H EURASIA HALAL SERVICE CENTER Halal Food System
- TSE 4500 Certificate. The company continues to produce "Healthy and Reliable" products pursuant to these management systems. The Company tries to revise systems and assure continuity for the purpose of implementing and improving systems. Currently, the company restlessly works to improve its quality management system policy and to be awarded with globally recognized certificates.











In 2015, Ulusoy Un continued R&D activities focusing on different products for enriching consumer habits and delivering different products. The company carried on production processes for producing the following types of flours:

- 1. Dried flour, humidity rate reduced down to 7 % 4 %, to be used for baking special products
- 2. Pişmaniye flour to be used for producing Turkish dessert Pişmaniye
- 3. Puff dough flour to be used for producing puff dough
- 4. Croissant flour to be used for producing croissant
- 5. Thin bread flour to be used for producing thin bread
- 6. Dumpling flour to be used for producing dumplings.

The products developed by Ulusoy Un and produced at Samsun and Çorlu Facilities and also marketed after revising from time to time, are as follows:



EKAMAKS

Ekamaks is revised and designed in a manner suitable for baking cakes, pastries, buns; the flour having a unique taste and quality is produced according to the Wheat Flour Communiqué of Turkish Food Codex and it is available to the manufacturers in PP packages of 50 kg or in bulk trailers.



EKAMİKS

Ekamiks is specifically designed to be used by national and international fast food producers that serve hamburgers and sandwiches; the flour, produced according to the Wheat Flour Communiqué of Turkish Food Codex, is available to the manufacturers in PP packages of 50 kg or in bulk trailers.











MASTERPLUS

Masterplus is specifically designed to be used by sandwich loaf producers; the flour, produced according to the Wheat Flour Communiqué of Turkish Food Codex, is available to the manufacturers in PP packages of 50 kg or in bulk trailers.

PLUS 1

Plus 1 is revised to be specifically used for baking bakery products, breads, flatbreads and pitta bread; the flour, produced according to the Wheat Flour Communiqué of Turkish Food Codex, is available to the manufacturers in PP packages of 25 kg and 50 kg.

UNBAK MAVILIM

Unbak Mavilim is designed for production processes implemented by national and international companies manufacturing wafers, shredded wheat dessert and crackers; the flour, produced according to the Wheat Flour Communiqué of Turkish Food Codex, is available to the manufacturers in PP packages of 50 kg and in bulk trailers.

UNBAK YEŞİLİM

Unbak Yeşilim is designed for production processes implemented by national and international companies manufacturing biscuits and cookies; the flour, produced according to the Wheat Flour Communiqué of Turkish Food Codex, is available to the manufacturers in PP packages of 50 kg and in bulk trailers.



UNBAK KIRMIZIM

Unbak Kırmızım is designed for production processes implemented by national and international companies baking cakes; the flour, produced according to the Wheat Flour Communiqué of Turkish Food Codex, is available to the manufacturers in PP packages of 50 kg and in bulk trailers.

8 (eight) types of products described above are produced according to Wheat Flour Communiqué of Turkish Food Codex and the launching process is completed; they are now on the market.

Bran and Red Dog products that have commercial value in the secondary product market and that are used as raw materials at feed factories are produced and sold under Ulusoy Kepek and Ulusoy Bonkalite brands. The products produced at Samsun and Tekirdağ / Çorlu Factories are available in bulk or packages (PP packages of 30 kg, 35 kg and 40 kg). There is a bran pelletizing system available in Samsun and Çorlu factories for the Kepek product. This technology allows us to pellet bran at thicknesses of 6 mm, 8 mm and 10 mm; production might be customized based on customer demands. Extended shelf life, saving on storage area and ease of storage are the greatest advantages offered by this system.

DOMESTIC AND GLOBAL MARKETING AND SALES OPERATIONS



Ulusoy Un is always in the pursuit of quality, product development and market studies thanks to its expert and experienced staff. Accordingly, the company plans and implements organizational improvements related to the marketing and sales personnel in order to encourage product diversity and branding.

The company plans and positions marketing and sales staff for easing access to certain locations based on corporate structure, to improve market penetration, to increase turnover and tonnage, to assure increased profitability, to maximize risk and collection management quality, to maximize levels of brand recognition and to offer customer satisfaction and total quality management.

According to these plans, the staff in charge of marketing and sales activities was reinforced with additional employees in 2015 and the company took sound steps in the path of achieving tonnage and sales targets.

The company plans and tries to improve all current domestic market activities, existing customer risk management, collection processes and all domestic buyer trade processes within the corporate structure.

Besides the existing product range, the company continues product and market researches and collects data for R&D and Quality studies related to product groups and markets of different segments in order to plan course of action targeting these markets.

In 2015, the company continued to market and sale products manufactured in Samsun and Tekirdağ/Çorlu facilities of the company and market development activities continued in coordination with business development plans. The company portfolio includes 8 (eight) product types and total 22 (twenty two) products developed and revised at Samsun and Çorlu / Tekirdağ Factories in 2015.



In 1995, Ulusoy Un started exportation operations by exporting flour to the new countries emerged following disintegration of the Soviet Union and it has exported products to 80 countries located all around the world, so far. In 2015, it accounted for 6 % of the sector's exportation operations in Turkey.

According to data announced in 2015 by the Turkish Exporters Assembly, our company was the 513th company on the top 1000 exporter companies of Turkey and 5th on its sector in 2014.





MAJOR DEVELOPMENTS OF THE PERIOD

As announced on our material disclosure dated January 6, 2015:

We submitted a bid for the Wheat Flour tendered opened on 28.12.2014 by United Nations Relief and Works Agency for Palestine Refugees in the Near East (UNRWA) and the tender with a value of 6.655.821,98 USA dollars was awarded to us.

As announced on our material disclosure dated 02.03.2015:

According to the Board of Directors resolution dated 02.02.2015 and numbered 2015/002, it was resolved that a company, namely Ulidaş Tarım Ürünleri Lisanslı Depoculuk Anonim Şirketi, shall be established with a capital of TRY 2.000.000,00 and the company filed an application to the Ministry of Customs and Trade, General Directorate of Domestic Trade on 16.02.2015. Necessary authorizations are obtained from the Ministry of Customs and Trade as per Article 4 of the Licensed Warehousing of Agricultural Products Law numbered 5300 and Article 333 of the Turkish Commercial Code numbered 6102; the company mentioned herein was established on 27.02.2015 and registered to Samsun Trade Registration Office, as evidenced from the Trade Registration Certificate submitted to us.

According to the license granted to the company, ULİDAŞ TARIM ÜRÜNLERİ LİSANSLI DEPOCULUK ANONİM ŞİRKETİ was established to keep agricultural products under healthy conditions and store for commercial purposes, in order words to offer Licensed Warehousing, and to do the business activities listed on its articles of association, and the company's registered capital amounting to TRY 2.000.000,00 was fully subscribed and paid in cash by Ulusoy Un Sanayi ve Ticaret Anonim Şirketi. As required under our company's Board of Directors resolution dated 02.02.2015 and numbered 2015/002, and Article 7 of ULİDAŞ TARIM ÜRÜNLERİ LİSANSLI DEPOCULUK ANONİM ŞİRKETİ's articles of association which governs the Board of Directors and Term; Ulusoy Un Sanayi ve Ticaret Anonim Şirketi is appointed as the first board of directors member and Onur Demirkan is appointed as the representative of legal entity member.

As announced on our material disclosure dated 02.04.2015:

2014 Ordinary General Meeting of Ulusoy Un Sanayi ve Ticaret Anonim Şirketi was held on 31.03.2015 Tuesday at 14:00 and at Hampton by Hilton Samsun Hotel which is located at the address of Kerimbey Mahallesi Işık Sok. No: 2 Tekkeköy / Samsun / Turkey, and the Ministry Representative Mustafa Kocaman who was assigned by the Republic of Turkey, Governorship of Samsun, Provincial Directorate of Commerce by virtue of the letters dated 26.03.2014 and numbered 39028009/431.03.

The meeting notice including the agenda was published on the Turkish Trade Registry Gazette dated March 10, 2015 and numbered 8775, on pages 126-127, and company website (www.ulusoyun.com.tr), Public Disclosure Platform (KAP), e-company application of Central Registry Agency and Electronic General Meeting System (EGKS) minimum 21 days before the general meeting, as required under the law and the company's articles of association.

Meeting minutes of the Ordinary General Assembly and List of Attendees issued for the general meeting are available on www.ulusoyunyatirimciiliskileri.com.

As announced on our material disclosure dated April 7, 2015:

- It is determined that the Supervisory Committee shall have two members; Vedat Ceyhan and Kemal Kitaplı are appointed as the committee members. Kemal Kitaplı is appointed as the Committee Chairman.
- It is determined that the Corporate Governance Committee shall have three members; Kemal Kitaplı, Vedat Ceyhan and İlker Küçük are appointed as the committee members. Vedat Ceyhan is appointed as the Committee Chairman.
- It is determined that the Early Detection of Risk Committee shall have two members; Kemal Kitaplı and Salih Zeki Murzioğlu are appointed as the committee members. Kemal Kitaplı is appointed as the Committee Chairman.

As announced on our material disclosure dated April 22, 2015:

We submitted a bid for the Wheat Flour tendered opened on 12.04.2015 by United Nations Relief and Works Agency for Palestine Refugees in the Near East (UNRWA) and the tender with a value of 2.166.013,44 USA dollars was awarded to us.

As announced on our material disclosure dated April 27, 2015:

Date of cash dividend payment shall be 30.04.2015. The Ordinary General Meeting dated 31.03.2014 discussed and approved distributing 40 % of the distributable company profit earned as a result of 2014 activities.



	TOTAL	4,620,763.84			34.00%			
	С	3,732,155.41	-		27.46%	0.054684	5.47%	
	В	355,443.37	-		2.62%	0.054684	5.47%	
NET	А	533,165.06	-		3.92%	0.054684	5.47%	
		Cash (TRY)	Bonus S	hare (TRY)	Ratio (%)	Amount (TRY)	Ratio (%)	
	Group	Total Amount of Dividen	nd Paid	Total Dividend [Net Distributabl		Dividend paid fo Nominal Value S		
	- Other Reser	- Other Reserves to be Distributed Under Law and Articles of Association		00	0.00			
	-Extraordinary Reserves			00	0.00			
- '	-Previous Yea			0.00				
20.		rces to be Distributed	0,	,,	3,021,323.42			
19.	•	NARY RESERVES		, 033,169.85	0.00 3,169.85 5,821,923.42			
18.	Special Rese			.00				
10. 17.	Statutory Re			121,119.27 121,119.2° 0.00 0.00				
15. 16.	Second Divid	lend to Shareholders		.00	0.00			
	Shareholder	S						
14.	Members, E			0.00 0.00				
13.	stockholders	Board of Directors	0	0.00 0.00				
12.	Dividend pai	d to Preferred		0.00 0.00				
	-Total			436,192.75	5,436,192.75			
	-Bonus Shares			00	0.00			
11.	-Cash			436,192.75	5,436,192.75	5 436 192 75		
11.	donations fo	r calculating first dividend			11,07.5,2001.			
10.		able period profit including		3,590,481.87	11,379,235.44			
9.		nade throughout the year (+)		.00	0.00			
8.	_	BUTABLE PERIOD PROFIT (=)		3,590,481.87	11,379,235.44			
7.	First Legal R			98,907.13	598,907.13			
6.	Previous Ye			.00	0.00			
5.	Net Period F			4,189,389.00	11,978,142.57	,		
4.	Taxes Payab			,357,640.00	3,192,191.16			
3.	Period Profi	†		apital Markets Board 7,547,029.00	Legal Records 15,170,333.73			
		·	A	ccording to	According to			
	Information about privileges related to divide distribution as per the articles of association				There are no p	orivileges related stribution		
2.	Total Legal I	Reserves (based on legal reco	ords)		1,400,369.27			
	Paid up / issued capital			84,500,000.00				



As announced on our material disclosure dated May 4, 2015;

Our Chairman of the Board Günhan Ulusoy was elected as the Chairman of the Board to hold office for 3 years in the Extraordinary General Meeting of Turkish Flour Industrialists Federation (TUSAF) held on 02.05.2015.

As announced on our material disclosure dated May 8, 2015:

According to our company's Board of Directors decision dated 07.05.2015 and numbered 2015/012;

Our company issued Corporate Governance Principles Compliance Report, Dividend Distribution Policy and Information Policy as per the Communiqué Serial Numbered IV Numbered 56 that is published by the Capital Markets Board on Determination and Implementation of Corporate Governance Principles.

As announced on our material disclosure dated June 19, 2015:

It is decided that Ulidaş Tarım Ürünleri Lisanslı Depoculuk San. ve Tic. A.Ş., which is a subsidiary of our company, shall increase its capital from TRY 2.000.000,00 to TRY 3.000.000,00 and capital of the 100 % subsidiary mentioned herein shall be paid in cash to complete the capital increase procedure.

As announced on our material disclosure dated June 22, 2015:

Our company sold its real estate to Deniz Finansal Kiralama Anonim Şirketi and leased them back (sell and leaseback method). The legal procedures were completed on 19.06.2015, as required under the contract executed with Deniz Finansal Kiralama A.Ş. and the title deeds were transferred.

Said real estate was sold to Deniz Finansal Kiralama Anonim Şirketi against TRY 24.000.000,00 and the amount was paid to our company in cash.

As announced on our material disclosure dated July 22, 2015:

We executed an exportation contract worth USD 8.355.669 on 22.07.2015 with NEW TECH SAL, BEIRUT, LEBANON and this business connection is equal to 23 % of our exportation tonnage in 2014. Our company focuses on Africa in parallel to its efforts of diversifying the exportation markets and this attempt is an important step of this diversification which is expected to be a long term business relationship.

As announced on our disclosure on 03.08.2015;

The contact number of the Investor Relations Department has been updated as 0362 260 50 10.

As announced on our disclosure on 17.08.2015;

A website for Investor Relations has been prepared as www.ulusoyunyatirimciiliskileri.com.

As announced on our material disclosure dated 02.10.2015:

As a result of the credit rating process performed by Saha Kurumsal Yönetim ve Kredi Derecelendirme A.Ş. regarding our company, our company is rated as "investable" and the details are as follows. We hereby inform the public as follows:

Credit Rating (National): Long Term (TR) A (-)

Outlook: Stabile

Credit Rating (National): Short Term (TR) A2

Outlook: Stabile

As announced on our material disclosure dated 22.10.2015:

The amount allocated to our company within the scope of our bidding to Wheat Flour tender issued by the United Nations World Food Programme (WFP) on the date of 14.10.2015 will be delivered to Syria on 15.11.2015.



As announced on our material disclosure dated 30.10.2015:

The amount allocated to our company within the scope of our bidding to Wheat Flour tender issued by the United Nations Palestinian Immigrants Aid Association (UNRWA) on the date of 28.09.2015 will be delivered to Palestine between 06.12.2015 and 22.01.2016.

As announced on our material disclosure dated 20.11.2015

Investor Relations web site www.ulusoyunyatirimciiliskileri.com has been published in English.

MAJOR DEVELOPMENTS AFTER THE PERIOD

As announced on our material disclosure on 22.10.2015:

The amount held under our company's responsibility as part of the bid we have made for the Wheat Flour tender dated 14.10.2015 by the United Nations World Food Program (WFP) will be delivered to Syria until 15.11.2015. (Tender Price: 1.523.514 USD – 4.418.190 Turkish Liras)

As announced on our material disclosure on 30.10.2015:

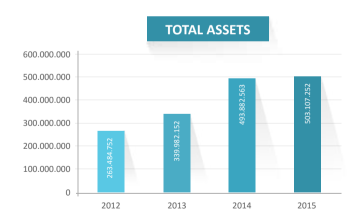
The amount held under our company's responsibility as part of the bid we have made for the Wheat Flour tender dated 28.09.2015 by the United Nations Relief and Work Agency for Palestine Refugees (UNRWA) will be delivered to Palestine between 06.12.2015 – 22.01.2016. (Tender Price: 1.437.395,77 USD – 4.197.195,64 Turkish Liras)

INDEPENDENTLY AUDITED (*) CONDENSED FINANCIAL STATEMENTS



ASSETS	2012	2013	2014	2015
Current Assets	242.383.566	288.866.127	440.546.330	430.476.542
Fixed Assets	21.101.186	51.116.025	53.336.233	72.630.710
TOTAL ASSETS	263.484.752	339.982.152	493.882.563	503.107.252
LIABILITIES				
Short Term Liabilities	214.511.269	244.262.605	319.988.236	326.793.283
Long Term Liabilities	1.772.158	8.327.037	11.005.694	6.545.630
Shareholder's Equity	47.201.325	87.392.510	162.888.633	169.768.339
TOTAL LIABILITIES	263.484.752	339.982.152	493.882.563	503.107.252

MAJOR RATIOS				
Current Ratio (Current Assets/Short Term Liabilities)	1,13	1,18	1,38	1,32
Liquidity Ratio (Current Assets-Inventories/S.T. Liabilities)	0,49	0,76	0,83	0,89
Capital Structure (Total Liabilities/Equity)	4,58	2,89	2,03	1,96
Asset Structure (Current Assets/Total Assets)	0,92	0,85	0,89	0,86





^(*) Our financial statements of 31.12.2015 and 31.12.2014 were audited by DMR Bağımsız Denetim ve Danışmanlık A.Ş. and positive opinion was expressed. Independent Audit Reports for 2013 and 2012 were issued by Avrasya Bağımsız Denetim ve YMM A.Ş. and positive opinion was issued.

INDEPENDENTLY AUDITED (*) CONDENSED FINANCIAL STATEMENTS



CONTINUING OPERATIONS	2012	2013	2014	2015
Revenues	491.961.707	682.163.343	921.577.365	1.030.479.354
Gross Profit/Loss	33.372.108	48.379.777	59.384.462	78.022.472
Real Operating Profit/Loss	12.261.629	28.824.924	35.409.419	44.986.689
Pre-Tax Profit/Loss from Continuing Operations	5.509.306	10.632.436	17.547.029	10.274.276
Profit/Loss for the Period from Continuing Ops.	4.133.133	8.048.779	14.189.389	8.303.209
Period Profit/Loss	4.133.133	8.048.779	14.189.389	8.303.209

MAJOR RATIOS				
Gross Profit Margin	6,78%	7,09%	6,44%	7,57%
Net Profit Margin	0,84%	1,18%	1,54%	0,81%
EBITDA	13.160.823	27.750.945	35.437.803	37.172.224
EBITDA Margin	2,68%	4,07%	3,85%	3,61%



(*) Our financial statements of 31.12.2015 and 31.12.2014 were audited by DMR Bağımsız Denetim ve Danışmanlık A.Ş. and positive opinion was expressed. Independent Audit Reports for 2013 and 2012 were issued by Avrasya Bağımsız Denetim ve YMM A.Ş. and positive opinion was issued.





FED: FED's interest rate hike was one of the most crucial matters in 2015. The US Federal Reserve held a meeting on December 19 and announced an interest rate hike for the first time in 9 years. The increase cleared an issue which had created an uncertainty on the global markets for a long time. The FED President explained that the monetary policy would continue to support the economy despite the interest rate hike announced and suggested that interest rate hike will be gradual on the following periods depending on the economic growth and long term inflation expectations.

China: Confusion and concern continues to dominate the country's economy. The country's inflation indicators and foreign trade data confirm that the economy is under pressure and weak. In 2016, the Chinese government is expected to support the national economy with money and finance policies.

Oil Prices: The downside pressure on prices continued due to lower global demand and increased energy supply and the prices went down by 34 % in 2015. In December, price per barrel of Brent oil was at the lowest level of last 11 years and it was USD 37 on December 31.

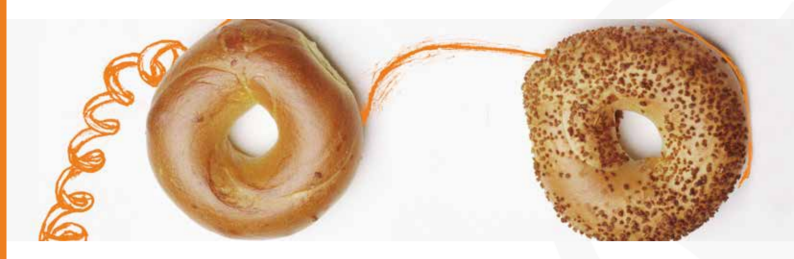
Inflation: The polarization between producer and consumer prices was clear at the end of 2015. The annual Consumer Price Index increase announced in December, 8.81 %, is the highest year-end number of the last four years.

USD/TRY Rate: Political uncertainties in the country, geopolitical concerns and increased national security issues distributed the risk perception and had negative impact on Turkish economy. Although the political uncertainties were reduced in November, USD / TRY exchange rate reached up to record breaking levels several times in 2015. In 2015, USD / TRY rate increased annually by 25.4 % and was 2.9207.

Growth: Turkish economy exceeded the growth expectations by growing 4 % in the third quarter. In 2014, the agricultural sector was under the pressure of adverse climate conditions. The agricultural sector's share in the growth marked the highest level of the last decade since the harvest time was on the third quarter of 2015 and the production was abundant.

Foreign Trade and Current Account Balance: In 2015, reduced energy prices and decreased importation volume had positive impact on the current account balance. Besides, exportation had positive impact on the current account balance since it was not influential throughout the year but increased on the third quarter.





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