

PUBLIC DISCLOSURE PLATFORM

HÜRRİYET GAZETECİLİK VE MATBAACILIK A.Ş. Disclosure Regarding Capital Increase Procedures



Disclosure Regarding Capital Increase Procedures

| Summary Information | n | About Approval by CMB of the Amendment to the Articles of Association | | | | | | |
|--|----------------|---|---|------------------------------|--------|---------------------|--|--|
| Is the Disclosure an Update? Yes | | | | | | | | |
| Is the Disclosure a Correction? | | No | | | | | | |
| Is the Disclosure a Deferred Disclosure? | | No | | | | | | |
| Date of Resolution o | f the Board of | 19.11.2018 | | | | | | |
| Registered Capital Ceiling (TL) | | 800,000,000 | | | | | | |
| Current Capital (TL) | | 552,000,000 | | | | | | |
| New Capital Amount to be Reached (TL) | | 592,000,000 | | | | | | |
| Capital Increase through Rights Issue | | | | | | | | |
| Share Group Details Current Capital (TL) | | to be Increased through Allocation, without Authorizing the Exercise of | Capital to be Increased through Allocation, without Authorizing the | Securities to be Provided | Туре | Amount of Cancelled | | |
| HURGZ, TRAHURGZ91D9 552,000,00 | 7 | | 7.24637 | HURGZ, TRAHURGZ91D9 | Bearer | | | |

| | Current Capital (TL) | Amount of Capital to be Increased through Allocation, without Authorizing the Exercise of | Capital to be Increased through Allocation, without Authorizing the | Amount of Cancelled Shares (TL) |
|-------|-------------------------|---|---|------------------------------------|
| TOTAL | 552,000,000 | 40,000,000.000 | 7.24637 | |

The Person to Whom the Capital to be Increased

Demirören Medya Yatırımları Ticaret A.Ş.

Other Matters Required to Be Disclosed

| Number of the Article of the Articles of Association | 9 |
|--|------------|
| Date of Application to CMB for Amendment to the Article titled Capital of the Articles of Association | 09.01.2019 |
| Outcome of the Application to CMB for Amendment to the Article titled | APPR |
| Date of Approval by CMB for Amendment to the Article titled Capital of the Articles of Association | 10.01.2019 |
| Date of Application to CMB | 30.11.2018 |

Outcome of the Application to CMB Approved

Date of Approval by CMB 13.12.2018

Type of Shares Representing Increased Capital

Dematerialized Share

Additional Disclosures

Pursuant to the resolution dated 03.01.2019 of our Company, it was announced by our special circumstances disclosure that, since it was understood that the shares issued representing the capital increase of TL 40,000,000 which was increased in cash, were fully sold to Demirören Medya Yatırımları Ticaret A.Ş., with their prices having been fully paid up in cash, under the conditions specified in the certificate of issuance, it was decided to inform the Capital Markets Board of the fact that the capital increase procedures have been finalized in accordance with the procedures and principles specified in the Capital Markets Law and the relevant Communiqués thereof as well as the certificate of issuance, and to and to submit to the approval of the Capital Markets Board the enclosed new article of the articles of association in relation to capital which shows our issued capital of TL 592,000,000, to be registered and announced under paragraph 7 of article 18 of the Capital Markets Law.

In this context, our application for amendment to articles of association that we have made to the Capital Markets Board on 09.01.2019, was approved by the Board on 10.01.2019.

Respectfully announced to the public and to our investors.

Enclosed Documents

ENCLOSURE: 1 Esas Sözleşme Sermaye Maddesi SPK Onayı.pdf

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

HÜRRİYET GAZETECİLİK VE MATBAACILIK ANONİM ŞİRKETİ TEXT OF AMENDMENT TO ARTICLES OF ASSOCIATION

| FORMER TEXT | NEW TEXT | |
|---|--|--|
| REGISTERED AND ISSUED CAPITAL | REGISTERED AND ISSUED CAPITAL | |
| ARTICLE 9: | ARTICLE 9: | |
| The Company accepted the registered capital system pursuant to the provisions of the Law no 2499, and started using this system upon the Capital Markets Board permit No. 196 dated 16.04.1992. | The Company accepted the registered capital system pursuant to the provisions of the Law no 2499, and started using this system upon the Capital Markets Board permit No. 196 dated 16.04.1992. | |
| The Company's registered capital is TL 800,000,000 which is divided into 800.000.000 shares each at a nominal value of TL 1. | The Company's registered capital is TL 800,000,000 which is divided into 800.000.000 shares each at a nominal value of TL 1. | |
| The Company's issued capital is TL 552,000,000 which is fully paid up and divided into 552.000.000 shares each at a nominal value of TL 1. | The Company's issued capital is TL 592,000,000 which is fully paid up and divided into 592.000.000 shares each at a nominal value of TL 1. | |
| TL 93,624,541 of the issued capital was fully paid up in cash, and the remaining TL 458,375,459 was included in the capital by being covered by internal resources, and the issued shares were distributed to the shareholders. | TL 93,624,541 of the issued capital was fully paid up in cash, and the remaining TL 458,375,459 was included in the capital by being covered by internal resources, and the issued shares were distributed to the shareholders. | |
| The registered capital ceiling permit granted by the Capital Markets Board is valid for the period from 2017 to 2021 (5 years). Even if the registered capital ceiling for which the permit was granted is not reached by the end of 2021, after 2021, the Board of Directors, if intends to take a decision to increase the capital, has to receive authorization of General Assembly for a new term for the previous permitted ceiling or a new ceiling, by obtaining the permit of Capital Markets Board . In case the aforementioned authorization is not granted by the General Assembly, the Board of Directors cannot make any capital increase. | The registered capital ceiling permit granted by the Capital Markets Board is valid for the period from 2017 to 2021 (5 years). Even if the registered capital ceiling for which the permit was granted is not reached by the end of 2021, after 2021, the Board of Directors, if intends to take a decision to increase the capital, has to receive authorization of General Assembly for a new term for the previous permitted ceiling or a new ceiling, by obtaining the permit of Capital Markets Board. In case the aforementioned authorization is not granted by the General Assembly, the Board of Directors cannot make any capital increase. | |
| At times when it deems necessary, the Board of Directors is authorized to | | |

January 10, 2019 (seal and signature)

take a decision to increase the registered capital ceiling and to increase the issued capital by issuing registered shares up to the registered capital ceiling, in compliance with the provisions of the Capital Markets Law and the regulations of the Capital Markets Board.

The shares are issued by a decision of the Board of Directors in accordance with Turkish Commercial Code, Capital Markets Law, regulations of the Capital Markets Board and other provisions of Capital Markets Legislation.

The Board of Directors is authorized to issue shares above or under their nominal value and to take decisions restricting in part or in whole the rights of shareholders to purchase new shares. New shares cannot be issued unless the shares issued are sold in whole and their price is collected.

Shares that represent the Company's capital are monitored according to dematerialization principles.

At times when it deems necessary, the Board of Directors is authorized to take a decision to increase the registered capital ceiling and to increase the issued capital by issuing registered shares up to the registered capital ceiling, in compliance with the provisions of the Capital Markets Law and the regulations of the Capital Markets Board.

The shares are issued by a decision of the Board of Directors in accordance with Turkish Commercial Code, Capital Markets Law, regulations of the Capital Markets Board and other provisions of Capital Markets Legislation.

The Board of Directors is authorized to issue shares above or under their nominal value and to take decisions restricting in part or in whole the rights of shareholders to purchase new shares, new shares cannot be issued unless the shares issued are sold in whole and their price is collected.

Shares that represent the Company's capital are monitored according to dematerialization principles.

January 10, 2019 (seal and signature)