Old Version Share Capital of Company <u>Article 6:</u>			<u>New Version</u> Share Capital of Company <u>Article 6:</u>		
registered capi Markets Law p 23, 1995) from of the compar (three billion), (three hundred holder at a non company's issi collusion, 1,14 million), and th	ital system in accorrovisions and Lice the Capital Marke ny's registered ca and then divide d billion) shares, ninal value of 1 (o ued capital is to 1 0,000,000 (one b en divided into 11 illion), shares eact	and begun using the ordance with the Capital ense No. 652 (dated May ts Board. The upper limit pital is 3,000,000,000 - d into 300,000,000,000 each registered to the ne) Kr. The whole of the be paid in cash, free of be paid in cash, free of illion hundred and forty 4,000,000,000 (hundred n registered at a nominal	The Company has accepted and begun using the registered capital system in accordance with the Capital Markets Law provisions and License No. 652 (dated May 23, 1995) from the Capital Markets Board. The upper limit of the company's registered capital is 3,000,000,000 - (three billion), and then divided into 300,000,000,000 (three hundred billion) shares, each registered to the holder at a nominal value of 1 (one) Kr. The whole of the company's issued capital is to be paid in cash, free of collusion, 1,140,000,000 (one billion hundred and forty million), and then divided into 114,000,000 (hundred and fourteen billion), shares each registered at a nominal value of 1 (one) Kr.		
The registered capital upper limit permit issued by the Capital Markets Board is valid between 2017 and 2021 (5 years). Even if you do not reach the permitted registered capital upper limit at the end of 2021, you must obtain authority for a new period (on the condition that it does not exceed 5 years) from the general assembly. You however must first ask for permission from the Capital Markets Board for the previous - or a new - upper limit to ensure that the Board of Directors might decide to increase the capital. If the authority is not granted, the board may not increase the capital.			The registered capital upper limit permit issued by the Capital Markets Board is valid between 2021 and 2025 (5 years). Even if you do not reach the permitted registered capital upper limit at the end of 2025 , you must obtain authority for a new period (on the condition that it does not exceed 5 years) from the general assembly. You however must first ask for permission from the Capital Markets Board for the previous - or a new - upper limit to ensure that the Board of Directors might decide to increase the capital. If the authority is not granted, the board may not increase the capital.		
capital up to the it deems nece Markets Law p	e upper limit of the essary, in accore	rized to increase issued e registered capital when dance with the Capital etween 2017 and 2021, ers.	The Board of Directors is authorized to increase issued capital up to the upper limit of the registered capital when it deems necessary, in accordance with the Capital Markets Law provisions from between 2021 and 2025 , excluding shares of capital holders.		
Shares that represent capital are monitored within the framework of dematerialization principles.			Shares that represent capital are monitored within the framework of dematerialization principles.		
This capital is divided into the following groups:			This capital is divided into the following groups:		
GROUPS:	SHARE PERCENTAGE (%)	SHARE AMOUNT (TL)	GROUPS:	SHARE PERCENTAGE (%)	SHARE AMOUNT (TL)
А	21.08	240,303,646.13	А	21.08	240,303,646.13
В	10.48	119,470,352.23	В	10.48	119,470,352.23
D	68.44	780,226,001.64	D	68.44	780,226,001.64
TOTAL	100.00	1,140,000,000.00	TOTAL	100.00	1,140,000,000.00