Annex to Resolution No: 1080

ENKA İNŞAAT VE SANAYİ A.Ş.	ARTICLES OF ASSOCIATION
	Draft Amendment of Article
FORMER VERSION	NEW VERSION
SHARE CAPITAL OF THE COMPANY	SHARE CAPITAL OF THE COMPANY
Article – 6	Article – 6
The Company has agreed and accepted the Registered Capital System in accordance with the provisions of the Law No: 2499, and passed over to this system upon permission no: 26/743 of the Capital Markets Board dated 31.05.2002.	The Company has agreed and accepted the Registered Capital System in accordance with the provisions of the Law No: 2499, and passed over to this system upon permission no: 26/743 of the Capital Markets Board dated 31.05.2002.
The Ceiling of the Registered Share Capital of the Company is TL 6.000.000.000,- - (Say: Six Billion Turkish Liras) which is divided into total 6.000.000.000 Shares, each having a nominal value of TL1, (Say: One Turkish Lira).	The Ceiling of the Registered Share Capital of the Company is TI <u>10.000.000,000,</u> (Say: <u>Ten</u> Billion Turkish Liras) which is divided into tota <u>10.000.000.000</u> Shares, each having a nominal value of TL1, (Say: One Turkish Lira).
The total emitted Share Capital of the Company amounts to TL 5.600.000.000, (Say: Five Billion Six Hundred Million Turkish Liras) and is fully paid up.	The total emitted Share Capital of the Company amounts to TL 5.600.000.000,- (Say: Five Billion Six Hundred Million Turkish Liras) and is fully paid up.
The emitted Share Capital of the Company is divided into total 5.600.000.000 Shares, each having a nominal value of TL1, (Say: One Turkish Lira).	The emitted Share Capital of the Company is divided into total 5.600.000.000 Shares, each having a nominal value of TL1, (Say: One Turkish Lira).
When issuing and emitting new Share Certificates, any resolution for the issuance and emittance of any Privileged Share Certificates thereunder may be decided by the General Assembly upon affirmative votes of so much shareholders or representatives or proxies thereof who represent at least 75% of the Share Capital of the Company. By the resolution of the General Assembly for increasing the Share Capital of the Company, the pre-emption right of any shareholder may only then be restricted or abolished if actually justified reasons are present and such restriction or abolishment may be decided by affirmative votes of so much shareholders or representatives or proxies thereof who represent at least 60% of the Share Capital of the Company.	When issuing and emitting new Share Certificates, any resolution for the issuance and emittance of any Privileged Share Certificates thereunder may be decided by the General Assembly upon affirmative votes of so much shareholders or representatives or proxies thereof who represent at least 75% of the Share Capita of the Company. By the resolution of the General Assembly for increasing the Share Capital of the Company, the pre-emption right of any shareholder may only then be restricted or abolished if actually justified reasons are present and such restriction or abolishment may be decided by affirmative votes of so much shareholders or representatives or proxies thereof who represent at least 60% of the Share Capital of the Company.
The Registered Share Capital Ceiling Permit as granted by the Capital Markets Board is valid for the period (of time of 5 years) between 2016 and 2020. Should such permitted Registered Share Capital Ceiling be not achieved at the end of the year 2020, the Board of Directors shall be obliged, in order to be able to take a decision for share capital increase after 2020, to obtain an authorization by the General Assembly for a further new period through getting the necessary permit by the Capital Markets Board for the previously permitted ceiling or for a new ceiling. Should the Board of Directors fail to obtain such an authorization by the General Assembly, the Company will be deemed as having dropped out of the Registered Capital System. Shares representing the Share Capital of the Company are to be traced on the basis of the booked records within the framework of the applicable principles of dematerialization of capital market instruments.	The Registered Share Capital Ceiling Permit as granted by the Capital Market Board is valid for the period (of time of 5 years) between <u>2021</u> and <u>2025</u> . Should such permitted Registered Share Capital Ceiling be not achieved at the end of the year <u>2025</u> , the Board of Directors shall be obliged, in order to be able to take a decision for share capital increase after <u>2025</u> , to obtain an authorization by the General Assembly for a further new period through getting the necessary permit by the Capital Markets Board for the previously permitted ceiling or for a new ceiling. Should the Board of Directors fail to obtain such an authorization by the General Assembly, the Company will be deemed as having dropped out of the Registered Capital System. Shares representing the Share Capital of the Company are to be traced on the basis of the booked records within the framework of the applicable principles of dematerialization of capital market instruments.
The Board of Directors is authorized to increase, between the years 2016 and 2020, the emitted Share Capital of the Company through issuing at any time as it deems for fit, any registered Shares up to the Registered Share Capital Ceiling in	The Board of Directors is authorized to increase, between the years <u>2021</u> and <u>202</u> , the emitted Share Capital of the Company through issuing at any time as it deen for fit, any registered Shares up to the Registered Share Capital Ceiling is

accordance with the provisions of the Capital Markets Law.

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