TÜRK TRAKTÖR VE ZİRAAT MAKİNELERİ A.Ş. AMENDMENT TO ARTICLES OF ASSOCIATION

Article 6 / 6	Article 6 - Capital	Article 6 – Capital	Article 6 - Capital
	6.1. The Company has accepted the registered share capital system according to the provisions of the abrogated Capital	6.1. The Company has accepted the registered share capital system according to the provisions of the abrogated Capital	Considering that the validity period of the registered
	Market Law no 2499 and adopted this system under the	Market Law no 2499 and adopted this system under the	capital ceiling expires at the
	permission nr. 11/328 issued by the Capital Market Board on	permission nr. 11/328 issued by the Capital Market Board on	end of 2025, it is aimed to
	the date of 17.03.2005.	the date of 17.03.2005.	extend the period until the
			end of 2029 and to increase
	6.2. The registered share capital of the Company is TL	6.2. The registered share capital of the Company is <u>TL</u>	the existing authorised
	250,000,000 (Twohundredfiftymillion Turkish Liras) . It is	2,000,000,000 (two billion Turkish Liras). It is divided into	capital ceiling, which was last
	divided into 25,000,000,000 (Twentyfive billion) shares each	200,000,000,000 shares each with a nominal value of 1 (one)	increased in 2005, to TL
	with a nominal value of 1 (one) Kuruş.	Kuruş.	2,000,000,000 in accordance
			with paragraph 4 of Article 5
	6.3. The permission granted by the Capital Market Board for	6.3. The permission granted by the Capital Market Board for	of the Communiqué on the
	the upper limit of the registered share capital is valid for a	the upper limit of the registered share capital is valid for a	Registered Capital System
	period of 5 (five) years between 2021 and 2025 . Even if the	period of 5 (five) years between 2025 and 2029. Even if the	numbered II-18.1, taking into account the inflation effect
	permitted limit of the registered capital is not exceeded in the end of the year 2025, in order to increase the share capital of	permitted limit of the registered capital is not exceeded in the end of the year 2029 , in order to increase the share capital of	over the previous period,
	the Company after the expiry of the 5 year term; it is	the Company after the expiry of the 5 year term; it is	both the low amount of the
	compulsory for the Board of Directors to obtain authorization	compulsory for the Board of Directors to obtain authorization	registered capital ceiling and
	for an additional five year term from the General Assembly by	for an additional five year term from the General Assembly by	the increase in the funds that
	means of renewing the permission of the Capital Market	means of renewing the permission of the Capital Market	can be added to the capital.
	Board accordingly. Otherwise, the Company shall not be	Board accordingly. Otherwise, the Company shall not be	•
	increased capital through Board of Directors' resolution.	increased capital through Board of Directors' resolution.	
	6.4. The issued capital of the Company is TL 100,066,875	6.4. The issued capital of the Company is TL 100,066,875 (one	
	(Onehundredmillionsixtysixthousandeighthundredseventyfiv	hundred million sixty six thousand eight hundred seventy five	
	e Turkish Liras). With a recent Board decision, the Company's	Turkish Liras). With a recent Board decision, the Company's	
	capital of TL 53,369,000 is increased by TL 46,697,875 to TL	capital of TL 53,369,000 is increased by TL 46,697,875 to TL	
	100,066,875 to be fully covered from internal resources. It is	100,066,875 to be fully covered from internal resources. It is	
	divided into three groups, 3,752,507,812.50 registered shares	divided into three groups, 3,752,507,812.50 registered shares	
	of Group "A", 3,752,507,812.50 registered shares of Group	of Group "A", 3,752,507,812.50 registered shares of Group	
	"B" and 2,501,671,875 registered shares of Group "C", each with a nominal value of 1 (one) Kuruş.	"B" and 2,501,671,875 registered shares of Group "C", each with a nominal value of 1 (one) Kuruş.	
	with a nonlinial value of I (one) kuruş.	with a nonlina value of I (one) kuluş.	

TÜRK TRAKTÖR VE ZİRAAT MAKİNELERİ A.Ş. AMENDMENT TO ARTICLES OF ASSOCIATION

	SHARE	CAPITAL STRUCTURE		
SHAREHOLDERS	GROUP	NUMBER OF SHARES	AMOUNT (TL)	%
KOÇ HOLDİNG A.Ş.	Α	3,752,507,812.50	37,525,078.125	37.50
CNH INDUSTRIAL OSTERREICH GmbH	В	3,752,507,812.50	37,525,078.125	37.50
PUBLIC SHARES & OTHER	С	2,501,671,875.00	25,016,718.75	25.00
GRAND TOTAL		10,006,687,500.00	100,066,875.00	100

The issued share capital of the Company amounting TL 53,369,000 has been fully subscribed and paid-in by the shareholders without collusion.

6.5. At any time between **2021 and 2025**, the Company may increase its issued capital by issuing new registered shares each with a nominal value of 1 Kuruş up to the registered share capital ceiling. In any case, the number of new Group "A", Group "B" and Group "C" shares issued shall be in proportion to the existing shares held by the Group "A", Group "B" and Group "C" shareholders respectively. Each group of shareholders shall be allotted the same group of shares as their existing shareholdings. The pre-emptive rights of the shareholders, whether used or not, shall be governed by the regulations of the Capital Market Board and the provisions of this Articles of Association. The consideration for the subscribed shares shall be fully paid in cash as per Capital Market Board requirements. The Company cannot issue additional shares unless the issued shares are fully subscribed and paid in.

The capital of the Company shall be increased or decreased if deemed necessary within the context of Turkish Commercial Code and Capital Markets legislations.

% A
Α
В
С
_

The issued share capital of the Company amounting TL 53,369,000 has been fully subscribed and paid-in by the shareholders without collusion.

6.5. At any time between **2025 and 2029**, the Company may increase its issued capital by issuing new registered shares each with a nominal value of 1 Kurus up to the registered share capital ceiling. In any case, the number of new Group "A", Group "B" and Group "C" shares issued shall be in proportion to the existing shares held by the Group "A", Group "B" and Group "C" shareholders respectively. Each group of shareholders shall be allotted the same group of shares as their existing shareholdings. The pre-emptive rights of the shareholders, whether used or not, shall be governed by the regulations of the Capital Market Board and the provisions of this Articles of Association. The consideration for the subscribed shares shall be fully paid in cash as per Capital Market Board requirements. The Company cannot issue additional shares unless the issued shares are fully subscribed and paid in.

The capital of the Company shall be increased or decreased if deemed necessary within the context of Turkish Commercial Code and Capital Markets legislations.

TÜRK TRAKTÖR VE ZİRAAT MAKİNELERİ A.Ş. AMENDMENT TO ARTICLES OF ASSOCIATION

6.6. The Board of Directors may resolve to issue preference					
shares or shares at a premium and may restrict the pre-					
emptive rights of the existing shareholders.					

The authorization to restrict the pre-emptive rights of the existing shareholders shall not be used in the way that may cause inequality between the shareholders.

6.7. All of the shares of the Company are registered shares. The Company shares shall be registered and monitored according to the principles of dematerialization.

6.6. The Board of Directors may resolve to issue preference shares or shares at a premium and may restrict the preemptive rights of the existing shareholders.

The authorization to restrict the pre-emptive rights of the existing shareholders shall not be used in the way that may cause inequality between the shareholders.

6.7. All of the shares of the Company are registered shares. The Company shares shall be registered and monitored according to the principles of dematerialization.