TURKCELL ILETISIM HIZMETLERI A S

Form 6-K March 27, 2014

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

Report on Form 6-K dated March 27, 2014

Commission File Number: 001-15092

TURKCELL ILETISIM HIZMETLERI A.S. (Translation of registrant's name in English)

Turkcell Plaza Mesrutiyet Caddesi No. 71 34430 Tepebasi Istanbul, Turkey

(Address of Principal Executive Offices)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F Q

Form 40-F f.

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

Yes £

No Q

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Yes f.

No Q

Indicate by check mark whether the registrant by furnishing the information contained in this form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes £ No Q

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b)	: 82-
Enclosure: A press release dated March 26, 2014 announcing Turkcell's Board of Directors' resolution on the Annu General Assembly.	al
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Istanbul, March 26, 2014

Announcement Regarding the Board of Directors' Resolution on Annual General Assembly

Subject: Statement made pursuant to Communique II-15.1 of the Capital Markets Board

Turkcell Board of Directors has decided

- •to convene the Annual General Assembly Meeting of our Company pertaining to the years of 2010, 2011, 2012 and 2013 on May 29, 2014 at 10.00 am at "Turkcell Plaza, Conference Room, Meşrutiyet Cad. No: 71 Tepebaşı/İstanbul" to discuss the attached agenda.
- •to amend the Articles of Association as attached subject to the approval of the Capital Markets Board and the Ministry of Customs and Trade in accordance with the principles of Capital Markets Law, Turkish Commercial Code, and related legislation.
- •to appoint the independent auditor, DRT Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş., regarding the audit of our Company's 2014 consolidated financial statements. This decision shall be submitted to the approval of our shareholders during the Annual General Assembly Meeting of our Company.

For more information:

Turkcell Investor Relations

investor.relations@turkcell.com.tr

Tel: +90 212 313 1888

TURKCELL İLETİŞİM HİZMETLERİ A.Ş. AGENDA OF THE ANNUAL GENERAL ASSEMBLY MEETING OF THE YEARS 2010, 2011, 2012 and 2013

- 1- Opening and election of the Presidency Board;
- 2- Authorizing the Presidency Board to sign the minutes of the meeting;
- 3- Reading the Annual Reports of the Board of Directors relating to fiscal year of 2010;
 - 4- Reading the Statutory Auditors' Report relating to fiscal year of 2010;
- 5- Reading the summary of the Independent Audit Firm's report relating to fiscal year 2010;
- 6-Review, discussion and approval of the Balance Sheets and profits/loss statements relating to fiscal year of 2010;
- 7-Discussion of and decision on the distribution of dividend for the year 2010 and determination of the dividend distribution date:
- 8-Release of the board member, Colin J. Williams, from activities and operations of the Company in the year 2010;
- 9-Release of the Statutory Auditors individually from activities and operations of the Company pertaining to the years 2010;
 - 10- Reading the Annual Reports of the Board of Directors relating to fiscal year of 2011;
 - 11- Reading the Statutory Auditors' Report relating to fiscal year of 2011;
 - Reading the summary of the Independent Audit Firm's report relating to fiscal year of 2011;
- 13-Review, discussion and approval of the Balance Sheets and profits/loss statements relating to fiscal year of 2011;
- 14-Discussion of and decision on the distribution of dividend for the year 2011 and determination of the dividend distribution date;
- 15-Release of the Board members individually from the activities and operations of the Company pertaining to the year of 2011;
- 16-Release of the Statutory Auditors individually from activities and operations of the Company pertaining to the year of 2011;
 - 17- Reading the Annual Reports of the Board of Directors relating to fiscal year of 2012;
 - 18- Reading the Statutory Auditors' Report relating to fiscal year of 2012;
- 19-Discussion of and approval of the election of the independent audit firm appointed by the Board of Directors pursuant to the Capital Markets Legislation for auditing of the accounts and financials of the year 2012;
 - 20- Reading the summary of the Independent Audit Firm's report relating to fiscal year of 2012;
- 21-Review, discussion and approval of the Balance Sheets and profits/loss statements relating to fiscal year of 2012;
- 22-Discussion of and decision on the distribution of dividend for the year 2012 and determination of the dividend distribution date;
- 23-Informing the General Assembly on the donation and contributions made in the years 2011 and 2012; discussion of and decision on Board of Directors' proposal concerning determination of donation limit to be made in the year 2013;
- 24-Release of the Board members individually from the activities and operations of the Company pertaining to the year of 2012;
- 25-Release of the Statutory Auditors individually from activities and operations of the Company pertaining to the year of 2012;
 - 26- Reading the Annual Reports of the Board of Directors relating to fiscal year of 2013;

- 27-Discussion of and approval of the election of the independent audit firm appointed by the Board of Directors pursuant to TCC and the Capital Markets Legislation for auditing of the accounts and financials of the year 2013;
 - Reading the summary of the Independent Audit Firm's report relating to fiscal year of 2013;
- 29-Review, discussion and approval of the TCC and CMB Balance Sheets and profits/loss statements relating to fiscal year of 2013;
- 30-Discussion of and decision on the distribution of dividend for the year 2013 and determination of the dividend distribution date:
- 31-Release of the Board members individually from the activities and operations of the Company pertaining to the year of 2013;
- 32-Subject to the approval of the Ministry of Customs and Trade and Capital Markets Board; discussion of and voting on the amendment of Articles 3, 4, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 21, 24, 25 and 26 of the Articles of Association of the Company;
- 33-In accordance with Article 363 of TCC, submittal and approval of the Board Members Elected by the Board of Directors due to vacancies in the Board occurred in the year 2012;
- 34-Election of new Board Members in accordance with related legislation and determination of the newly elected Board members' term of office;
 - 35- Determination of the fees of the members of the Board of Directors;
- 36-Discussion of and approval of the election of the independent audit firm appointed by the Board of Directors pursuant to TCC and the Capital Markets Legislation for auditing of the accounts and financials of the year 2014;
- 37-Discussion of and approval of Internal Guide on General Assembly Rules of Procedures Prepared By the Board of Directors:
- 38-Decision permitting the Board Members to, directly or on behalf of others, be active in areas falling within or outside the scope of the Company's operations and to participate in companies operating in the same business and to perform other acts in compliance with Articles 395 and 396 of the Turkish Commercial Code;
 - 39- Informing the shareholders on Rule No. 1.3.6 of Corporate Governance Principles,
- 40-Discussion of and approval of "Dividend Policy" of Company pursuant to the Corporate Governance Principles;
- 41-Informing the General Assembly on the compensation rules determined for the Board of Directors and the Senior Management, pursuant to the Corporate Governance Principles;
- 42-Informing the General Assembly on the donation and contributions made in the years 2013; discussion of and decision on Board of Directors' proposal concerning determination of donation limit to be made in the year 2014;
- 43-Informing the shareholders regarding the guarantees, pledges and mortgages provided by the Company to third parties or the derived income thereof, in accordance with the Capital Markets Board regulations;
 - 44- Informing the General Assembly regarding the related party transactions, on an annual basis; 45- Closing.

TURKCELL İLETİŞİM HİZMETLERİ A.Ş. ARTICLES OF ASSOCIATION AMENDMENT PROPOSAL

CURRENT VERSION

AMENDED VERSION

ARTICLE 3 - PURPOSE AND SUBJECT-MATTER

ARTICLE 3 - SCOPE OF BUSINESS

IMT-2000/UMTS services and the infrastructure.

In order to achieve the above-mentioned subject matter, the Company may:

The Company is incorporated primarily for the The Company is incorporated to primarily provide the provision of any telephone, telecommunication and servives authorized with in the context of concession similar services in compliance with the Telegraph and agreements signed with the Information and Telephone Law number 406 and services stated in the Communications Technologies with regard to Grant a GSM Pan Europe Mobile Telephone System bid that License of Establishing and Operating GSM Pan Europe was signed with the Ministry of Transportation and to Mobile Telephone System and Establishing, Operating operate within the authorization regarding the and Providing IMT-2000/UMTS Infrastructures and Services and any other services authorized pursuant to relevant legislation and regulatory decrees.

> In order to achieve the above-mentioned scope of business, the Company may:

- 1) enter into service, proxy, agency, commission agreements, undertakings and any other agreements within the purpose and the subject-matter of the Company and within this scope obtain short, middle and long term credits and loans or issue, accept and endorse bonds, extend credits to the companies in Turkey and abroad, in which it has direct or indirect shareholding interest, to its main company and group companies, in Turkish Lira or other foreign currencies, on condition that such extensions do not contradict with laws and regulations.
- 1) enter into service, proxy, agency, commission agreements, undertakings and any other agreements within the purpose and the subject-matter of the Company and within this scope obtain short, middle and long term credits and loans or issue, accept and endorse bonds, extend credits to the companies in Turkey and abroad, in which it has direct or indirect shareholding interest, to its main company and group companies, in Turkish Lira or other foreign currencies, on condition that such extensions do not contradict with laws and regulations;
- 2) cooperate, establish new partnerships 2) or companies or enterprises with existing or future local or foreign individuals or legal entities; completely or partially acquire local
- cooperate, establish new partnerships or companies or enterprises with existing or future local or foreign individuals or legal entities; completely or partially acquire local or foreign

or foreign companies or enterprises, participate in share capitals of such companies or enterprises, establish representative offices in Turkey and abroad, participate in foundations constituted for various purposes, reserve part of the profit for or be authorized to pay dividends and make donations to this kind of real or legal person and in the event a donation is made or part of the profits is reserved for foundations or this kind of real or legal entity, the rules provided by the Capital Markets Board will be complied with and the notifications required by the Capital Markets Board will be made,

companies or enterprises, participate in share capitals of such companies or enterprises, establish representative offices in Turkey and abroad, participate in foundations constituted for various purposes, establish foundations, reserve assets to these foundations, reserve part of the profit for or be authorized to pay dividends and make all kind of donations and aids to this kind of real or legal person without vitiating its purpose and subject matter and provided that, those are not contrary to income shifting regulations of Capital Market Acts and other related legislation, necessary material disclosures are made and donations made within a year are submitted to the shareholder's information at general assembly.

- 3) issue, acquire, sell, create security over or to perform 3) any other legal actions of all kind of securities, commercial papers, profit sharing instruments, bond and convertible bonds via board resolutions under the conditions authorized by the relevant legislation provided that such actions are not qualified as brokerage activities and portfolio management;
- 4) enter into licence, concession, trademark, know-how, 4) technical information and assistance and any other intellectual property right agreements and acquire and give a license to such rights and register them;
- 5) acquire, lease, rent and sell of all types of movable 5) and immovable property; construct plant or any other buildings; enter into financial leasing agreements; acquire any of the personal or property rights regarding movable and immovable property, including but not limited to, promise to sell, pledges, mortgages and commercial business pledges; register them in title deeds; accept mortgage from third parties; discharge pledges and mortgages created in favour of the Company; create security over movable and immovable properties owned by the Company, including creation of mortgage, pledge and commercial enterprises pledge, on its own or in favour of the companies which are fully consolidated in financial statements of the Company or in favour of the third parties' on condition that the context of the ordinary business operations of the Company directly requires, as necessitated by the purpose and subject matter of the Company, provided that the Company shall comply with the principles regulated in accordance with the capital markets legislation regarding the transactions of providing guarantees or pledges including mortgages to third parties and disclosures necessary in accordance with the Capital Market Board within the scope of special circumstances, be made in order to inform investors in transactions to be performed in favour of third parties.
- 3) issue, acquire, sell, create security over or to perform any other legal actions of all kind of securities, commercial papers, profit sharing instruments, bond and convertible bonds via board resolutions under the conditions authorized by the relevant legislation provided that such actions are not qualified as investment services and activities.
- enter into licence, concession, trademark, know-how, technical information and assistance and any other intellectual property right agreements and acquire and give a license to such rights and register them;
 - acquire, lease, rent and sell of all types of movable and immovable property; construct plant or any other buildings; enter into financial leasing agreements; acquire any of the personal or property rights regarding movable and immovable property, including but not limited to, promise to sell, pledges, mortgages and commercial business pledges; register them in title deeds; accept mortgage from third parties; discharge pledges and mortgages created in favour of the Company; create security over movable and immovable properties owned by the Company, including creation of mortgage, pledge and commercial enterprises pledge, on its own or in favour of the companies which are fully consolidated in financial statements of the Company or in favour of the third parties' on condition that the context of the ordinary business operations of the Company directly requires, as necessitated by the scope of business of the Company, provided that the Company shall comply with the principles regulated in accordance with the capital markets legislation regarding the transactions of providing guarantees or pledges including mortgages to third parties and disclosures necessary in accordance with the Capital Market Board within the scope of special circumstances, be made in order to inform investors in transactions to be performed in favour of third parties;

- 6) enter into other enterprises, relevant transactions and 6) agreements necessitated by the purpose and the subject matter of the Company;
- 7) register SIM card trademark and symbol; sell, lease, 7) re-purchase, re-sell the same; agree with dealers abroad or in the country for the sale of such cards; export same; import other SIM cards and perform all related actions:
- In addition, if it is deemed appropriate and beneficial for The Company, by resolution of general assembly may the Company to perform any transactions other than perform activities other than listed herein, by fulfilling those stated above, upon the proposal of the Board of related legal requirements and in condition that these Directors, the matter shall be submitted to the approval activities are not in contradiction with legislation, which of the General Assembly and may be performed pursuant are related to or to be deemed expedient for its subject to the resolution of the General Assembly. In order for matter. such changes to be effective, the permissions of the Foreign Investment Directorate, the Ministry of Industry and Commerce and the Capital Market Board shall be obtained, registered with the Trade Registry and announced in the Trade Registry Gazette as amendments to the Articles of Association.

- enter into other enterprises, relevant transactions and agreements necessitated by the scope of business of the Company;
- register SIM card trademark and symbol; sell, lease, re-purchase, re-sell the same; agree with dealers abroad or in the country for the sale of such cards; export same; import other SIM cards and perform all related actions.

ARTICLE 4 – HEADQUARTER AND BRANCHES

The Company shall be headquartered in Istanbul, at the The Company shall be headquartered in Istanbul, at the Tepebaşı, Beyoğlu/İstanbul.

The new address, whenever changed, shall be registered The new address, whenever changed, shall be registered with the Trade Registry and published in the Trade with the Trade Registry and published in the Trade Registry Gazette and notified to the Capital Market Registry Gazette and notified to the Capital Market Board and the Ministry of Industry and Commerce.

ARTICLE 4 – HEADQUARTER AND BRANCHES

address of Turkcell Plaza, Mesrutivet Caddesi, No:153, address of Turkcell Plaza, Mesrutivet Caddesi, 34430, No: 71, Tepebaşı, Beyoğlu/İstanbul.

Board and the Ministry of Customs and Commerce.

Any notification sent to the address registered and published shall be deemed as received by the Any notification Company. If the Company changes its address and does not register the new one in due time, the address registered a situation will be deemed as one of the termination causes of the Company.

shall be deemed as the Company. If the changes its address register the new one the situation will b one of the terminat the Company.

The Company may open branches and representative offices in or outside Turkey provided that the The Company Ministry of Industry and Commerce, Foreign Investment Directorate and the Capital Market Board are branches and rep informed thereof.

offices in or outs provided that the Customs and C Foreign Investmen and the Capital Mar informed thereof.

ARTICLE 6 – SHARE CAPITAL

ARTICLE 6 - SHA

The registered capital of the Company is 2.200.000.000 (Twobilliontwohundred-million) New Turkish The company ac Liras, divided into registered shares of 2.200.000.000 (Two-billiontwohundredmillion), having a value registered capi of 1.- (One) New Turkish Liras each.

according to Cap Code No.2499 amended by the Co and carried the said practice by Capi Board's permit da 2000 and numbered

The Company's issued share capital, is 1,474,639,361 The ceiling of regis (Onebillionfourhundred-seventyfourmillionsixhundredandthirtyninethousandthreehundredandsixtyone) of the Company is 2 New Turkish Liras and fully paid in compliance with the Incentive and Investment Allowance (Twobilliontwohung Certificate of Foreign Capital General Directorate of the Undersecretariat of Treasury of the Prime TL and divided in Ministry of the Republic of Turkey dated 23 August 1993 and numbered 1746 and its special conditions share of 2.200.00 dated 19.12.1994 and Incentive and Investment Allowance Certificate dated 6 November 1997 and billiontwohundr 2741 numbered and its special conditions dated 16.07.1999, 16.12.1999 and 30.11.2000 and Incentive having a value of and Investment Allowance Certificate dated 26 February 2001 and 3704 numbered and is divided into Turkish Lira , 6 3 9 , 3 6 1 (One billion Company's issued s fourhundredandseventyfourmillionsixhundredandthirtyninethousandthreehundredandsixtyone) shares

TL and fully paid a into registere of 2.200.000.000 (Tw two hundred mill Lira) shares havin 1,00 (One) TL each.

The authorization of of registered capital Capital Market Bo effective for the ye 2014-2019 (5 ye though the ceil registered capital is after the year mandatory for th Directors, to obtain General Assembly pass a resolution to capital by way of authorization of Ca Boards for the ceilin authorized or for a amount. In abovementioned au not taken, the C deemed to be quit registered capital sy

The Board of Directors, between the years 2014-2019, in accordance with the provisions of Capital Market Act, when necessary, is authorized to increase the issued share capital by issuing registered shares up to the authorized share capital; and authorized to resolve on the matters which are relating to limiting the right of obtaining new shares of the shareholders' and issuing of premium shares.

Shares representing the issued share capital are tracked in connection with the dematerialization principles.

ARTICLE 7 - SHARE TRANSFER

ARTICLE 7 - SHARE TRANSFER

Telecommunications Services.

Transfer of Shares is subject to the provisions of the Transfer of Shares is subject to the provisions of the Turkish Commercial Code, Capital Market Legislation Turkish Commercial Code, Capital Market Legislation and the Regulations on Value Added and By law on the Authorization on the Electronic Communication Sector and concession agreements with regard to Grant a License of Establishing and Operating GSM Pan Europe Mobile Telephone System and concession agreement of Establishing Operating and Providing IMT-2000/UMTS Infrastructures and Services.

The Board of Directors may restrict the share transfers to The Board of Directors may restrict the share transfers to Services and/or other legislation, of which the Company is subject to.

the foreigners in order to comply with the restrictions the foreigners in order to comply with the restrictions concerning the shareholders determined under the concerning_By law on the authorization on the Regulations on Value Added Telecommunications Electronic Communication Sector and concession agreement with regard to Grant a License of Establishing and Operating GSM Pan Europe Mobile Telephone System and concession agreement of the Establishing Operating an Providing IMT-2000/UMTS Infrastructure and Services and the restrictions concerning the shareholders determined under and/or other legislation, of which the Company is subject to. Article 137.3 of the Capital Markets Law is reserved.

ARTICLE 8 – CAPITAL INCREASE AND SHARE ARTICLE 8 – CAPITAL INCREASE AND SHARE **CERTIFICATES CERTIFICATES**

The Board of Directors of the Company is authorised to This Article was removed from the text. increase the issued share capital by issuing new shares up to the authorised share capital, to resolve to restrict the pre-emption rights of the shareholders and to take resolutions regarding the issuance of premium shares whenever it is deemed necessary, in compliance with the Capital Market Law.

During capital increases shares remaining pursuant to the exercise of pre-emptive rights and in the event pre-emptive rights are restricted, all of the newly issued shares shall be offered to the public at their market value but not less than their nominal value.

New shares may not be issued until all the issued shares are fully sold and paid. The issued share capital has to be indicated on all documents bearing the trade name of the Company.

The Board of the Directors of the Company may issue share certificates in different denominations representing more than one share in compliance with the relevant regulations of the Capital Market Board.

ARTICLE 9 - BOARD OF DIRECTORS

ARTICLE 9 - BOARD OF DIRECTORS

The Board is fully authorised to carry out the affairs of the Company and management of Company assets and the activities relating to the Company purpose and subject matter other than those that have to be solely carried out by the General Assembly.

The Company is managed and represented by the Board. The Company is managed and represented by the Board. The Board is fully authorized for all matters relating to the Company's business and to carry out the affairs of the Company and management of Company assets and the activities relating to the Company's scope of business other than those fallen within the competence of the General Assembly.

the General Assembly.

The Board is comprised of 7 (seven) members elected by The Board shall be comprised of 7 (seven) members to be elected by the General Assembly.

The relevant legislation shall be applicable to relations of the committees with the board of directors and to the formation, rules of procedures of the committees which The Board is responsible to establish within the context of Capital Markets Law, Turkish Commercial Code and relevant legislation.

In case the Board of Directors is informed that a member of the Board of Directors no longer has any relation with and is no longer a representative of the legal entity it represents or that a legal entity having a representative on the Board of Directors has transferred its shares to a third party, such member of the Board of Directors and representative of the such legal entity shall be considered as having resigned from its membership on the Board of Directors and the Board shall temporarily appoint another member until the next General Assembly.

ARTICLE 10 - DUTY PERIOD

ARTICLE 10 – DUTY PERIOD

The members of the Board of Directors may be elected The members of the Board of Directors may be elected for a period of maximum three years.

for a period of maximum three years.

The members of the Board of Directors whose duty The members of the Board of Directors whose duty period ends may be re-elected.

period ends may be re-elected.

Association

If one of the memberships is left during the duty period, If one of the memberships becomes vacant or an new members may be elected to replace these in independent board member ceases to be independent, an accordance with the related provisions of the Turkish appointment shall be made in accordance with provisions Commercial Code and Article 11 of this Article Of of Turkish Commercial Code and Capital Markets Board regulations and submitted to approval of the first general assembly.

ARTICLE 11 - MEETINGS OF THE BOARD OF ARTICLE 11 - MEETINGS OF THE BOARD OF **DIRECTORS DIRECTORS**

1) Meetings of the Board of Directors:

1) Meetings of the Board of Directors:

Directors shall be held at the headquarters of the Directors shall be held at the headquarters of the Company or at any place agreed upon.

The Board of Directors shall meet whenever necessitated The Board of Directors shall meet whenever necessitated by the affairs of the Company. Meetings of the Board of by the affairs of the Company. Meetings of the Board of Company or at any place agreed upon.

Pursuant to article 1527 of the Turkish Commercial Code, members who have a right to attend the Board meetings, may attend such meeting by electronical means. Pursuant to the Comminiqué on Electronic Meetings Held in Companies Other Than General Meetings of the Joint Stock Companies, the Company may either set up the Electronical Meeting System, which enables right holders to attend such meetings and equally vote on the agenda items; or purchase related services from the systems providers, that are spesifically found for such purposes. During these meetings, right holders shall be provided to enjoy their rights electronically, as stipulated under the aforementioned Communiqué, either be over a set up system or a purchased system which are both established subject to this provision of the articles of association of the Company.

2) Meeting and Decision Making Quorum:

2) Meeting and Decision Making Quorum:

Quorum for Board meetings shall consist of a minimum Quorum for Board meetings shall consist of a minimum 5 directors. Ordinary actions of the Board shall be taken 5 directors. Ordinary actions of the Board shall be taken by affirmative votes of 4 of the directors upon the by affirmative votes of 4 of the directors upon the presence of 5 directors and affirmative votes of 5 directors upon the presence of more than 5 directors.

presence of 5 directors and affirmative votes of 5 directors upon the presence of more than 5 directors.

ARTICLE 12 - BINDING AND REPRESENTATION OF THE **COMPANY**

ARTICLE 12 - BINDING AND REPRESENTATION OF THE **COMPANY**

All documents, bonds, powers of attorney, written The authority to represent and bind the Company is person(s) authorized to bind the company will sign.

undertakings, contracts, offers, demands, acceptances, vested with the Board of Directors. All documents, announcements and all other documents related with the bonds, powers of attorney, written undertakings, Company, will be valid and binding the Company, if contracts, offers, demands, acceptances, announcements signed by person or persons so authorized by the Board and all other documents related with the Company, will of Directors on condition that they sign under the be valid and binding the Company, if signed by person or Company name, in circumstances registered and persons so authorized by the Board of Directors on published as allowing such signature. The Board of condition that they sign under the Company name, in Directors will determine the conditions on which the circumstances registered and published as allowing such signature. The Board of Directors will determine the conditions on which the person(s) authorized to bind the company will sign.

ARTICLE 13 – SHARING DUTIES AND ASSIGNING ARTICLE 13 – SHARING DUTIES AND ASSIGNING **DIRECTORS** DIRECTORS

The Board of Directors may assign all of its authorities The Board of Directors, in accordance with Article 367 related to management and representation or the parts of Turkish Commercial Code, is authorized, in whole or pertaining to the execution phase of the company in part to cede the management to one or more Board business or the parts it finds necessary to delegate members or a third person pursuant to Internal members of the Board of Directors or to General Guidelines prepared by itself excluding unassignable Directors or Directors or other officers for whom it is not duties and authorities which are defined under Article necessary to have a share and the Board of Directors may 375 of the Turkish Commercial Code. In addition, the give them authority to sign. Minimum one member of the Board of Directors may cede its authority to represent the Board of Directors shall have the authority to represent Company to one or more executive directors or to a third the Company even if the authority to manage and person as a director. represent the Company is left to the General Directors or Directors or other officers who do not hold any shares in The General Manager is the head of the executive the Company. The Board of Management may give branch. He performs his duties in such capacity in Third Persons special authority to represent and bind the accordance with the instructions given by the Board of Company. The duty period of other officers who have the Directors or General Assembly, and within the scope and authority to put the signatures of the General Directors authority granted by the Board of Directors or General and Directors is not limited with the election periods of Assembly. He reports to the Board in respect of his the Board of Directors members. The provisions of 11-2 executive act. article of these Articles of Association are preserved.

The Board of Directors shall always be free to cancel such delegated authority of such members and directors.

ARTICLE 14 - AUDITORS AND THEIR DUTIES

ARTICLE 14 - AUDITORS AND THEIR DUTIES

The General Assembly shall elect 2 auditors from among This article was removed from the text. either the shareholders or third parties.

The auditors shall be elected for a period of maximum three years. The auditors may be re-elected.

The auditors are responsible for fulfilling the tasks stated in Articles 353 to 357 of the Turkish Commercial Code.

ARTICLE 15 – DIRECTORS AND AUDITORS FEE

ARTICLE 15 – BOARD OF DIRECTORS' FEES

The General Assembly determines the fee to be paid to The General Assembly determines the fee to be paid to the members of the Board of Management and to the the members of the Board of Directors'. Auditors.

ARTICLE 16 – INDEPENDENT AUDITOR

ARTICLE 16 - AUDIT

in Turkey and acceptable to the Capital Market Board as regard to audit of the Company. an Independent Auditor for the yearly auditing of the Company's commercial book and records. The provisions of Capital Market Board regarding the approval of independent auditor and principals of independent auditing shall be applied.

In addition to the auditors, the Board of Directors shall Relevant provisions of Turkish Commercial Code and elect one of the international auditing firms incorporated Capital Market Legislation shall be applicable with

ARTICLE 17 – GENERAL ASSEMBLY

ARTICLE 17 – GENERAL ASSEMBLY

The below issues shall be applied for the General The below issues shall be applied for the General Assembly:

Assembly:

- with Article 370 of the Turkish Commercial Code.
- 2. Date: Ordinary meetings of General Assembly shall convene once a year and within the three months The convening for the meetings shall be made in following the end of Company's fiscal year, the accordance with the provisions of the Turkish Extraordinary meetings of the General Assembly shall Commercial Code and Capital Market Law. convene whenever necessitated by the affairs of the Company.
- shareholders or their proxies shall have one vote per the Internal Guidelines. share. In General Assembly meetings, shareholders may

1. Convening: The meeting of the General Assembly 1. Convening: The meeting of the General Assembly shall convene either for ordinary or extraordinary shall convene either for ordinary or extraordinary meetings. The convening for the meetings shall be made meetings. In these meetings the agenda items, prepared in accordance with the provisions of the Turkish by the Board, shall be discussed and resolved within the Commercial Code and Capital Market Law. The General scope of relevant provisions of the Turkish Commercial Assembly may convene without invitation in accordance Code. The extraordinary meetings of the General Assembly shall convene and resolve as deemed necessary by the Company's business.

The general assembly meeting procedures are regulated under the Internal Guidelines. Accordingly, general 3. Voting Rights and Appointing Proxy: In Ordinary or assembly meetings procedures shall execute with the Extraordinary meetings of the General Assembly, related provisions of the Turkish Commercial Code and

have themselves represented through a proxy who may 2. Attending the General Assembly meeting by be a shareholder or a non-shareholder. Proxies who are Electronical Means: also shareholders of the Company are authorised to vote both for themselves and on behalf of the shareholders Right holders, who have a right to attend the general being represented by such proxies.

assembly meetings, can attend such meetings by electronic means pursuant to article 1527 of the Turkish Commercial Code.

proxy votes on behalf of the shareholders shall apply.

- 4. Voting Method: Votes are cast in General Assembly meetings by the raising of hands. However, votes shall shareholders representing one tenth of the shares represented in a meeting. The related provisions of the Capital Market Board shall apply.
- 5. Presidency of the General Assembly: President of the General Assembly meetings shall be the chairman of the Board of Directors, in his absence, the deputy chairman 3. Date: Ordinary meetings of General Assembly shall or non-shareholders.
- majority of the affirmative of shareholders present at the being represented by such proxies. meeting.

However, the decisions regarding the amendments to the Articles of Association of the Company excluding the increase in the ceiling of the authorized share capital requires the presence of shareholders holding the 2/3 of 5. Voting Method: Votes are cast in General Assembly shareholders represented in the meeting.

7. Place of Meeting: General Assembly meetings shall represented in a meeting. The related provisions of the convene at the Company's headquarters or upon the Capital Market Board shall apply. decision Board of Directors at another suitable place of the city where the headquarters of the Company is located.

Regulations of the Capital Market Board relating to Pursuant to the Comminiqué on Electronic Meetings Held in Companies Other Than General Meetings of the Joint Stock Companies, the Company shall procure the right holders to attend, to deliver an opinion and to vote by electronical means, either setting up the electronic general assembly system; or purchase related services be cast by secret ballot upon the request of the from the system providers that are spesifically found for such purposes. Pursuant to this provision of the articles of association of the Company, right holders and their representatives shall be procured to enjoy their rights, as stipulated under the aforementioned Communiqué.

- or in the absence of both, one of the members of the convene once a year and within the three months Board of Directors. The secretary of the General following the end of Company's fiscal year, the Assembly may be elected from among the shareholders Extraordinary meetings of the General Assembly shall convene whenever necessitated by the affairs of the Company.
- 6. Meetings and Decision Making Quorum: At meetings 4. Voting Rights and Appointing Proxy: Right holders of the General Assembly, the items specified in Article or their representatives attending the General Assembly 369 of the Turkish Commercial Code shall be discussed meeting shall enjoy their voting rights pro rata to the sum and resolved. Save as higher quorums are provided for in of their nominal shares. Each shareholder has one voting the Turkish Commercial Code, meeting quorum at the right. In General Assembly meetings, shareholders may General Assembly requires the presence of at least 51% have themselves represented through a proxy who may of shareholders represented by themselves or proxies and be a shareholder or a non-shareholder. Proxies who are save as higher quorums are provided for in the Turkish also shareholders of the Company are authorised to vote Commercial Code decision making quorum requires the both for themselves and on behalf of the shareholders

Regulations of the Capital Market Board relating to proxy votes on behalf of the shareholders shall apply.

the share capital and affirmative votes of 2/3 of the meetings by the raising of hands. However, votes shall be cast by secret ballot upon the request of the shareholders representing one tenth of the shares

6. Presiding Committee of the General Assembly: President of the General Assembly meetings shall be the Chairman of the Board of Directors, in his absence, the Vice-Chairman, or in the absence of both, President of the General Assembly shall be elected from among the shareholders or non-shareholders.

7. Meetings and Decision Making Quorum:

Save as higher quorums are provided for in the Turkish Commercial Code and the Capital Markets Law, meeting quorum at the General Assembly requires the presence of at least 51% of shareholders represented by themselves or proxies and save as higher quorums are provided for in the Turkish Commercial Code and the Capital Markets Law, decision-making quorum requires the majority of the affirmative votes of shareholders present at the meeting.

As an exception to the above-mentioned rule, and save as higher quorums are provided for in the Turkish Commercial Code and the Capital Markets Law, the decisions regarding the amendments to the Articles of Association of the Company excluding the increase in the ceiling of the authorized share capital requires the presence of shareholders holding the 2/3 of the share capital and affirmative votes of 2/3 of the shareholders represented in the meeting.

8. Place of Meeting: General Assembly meetings shall convene at the Company's headquarters or upon the decision Board of Directors at another suitable place of the city where the headquarters of the Company is located.

ARTICLE 18 - PRESENCE OF A COMMISSIONER AT ARTICLE 18 - PRESENCE OF A MINISTRY REPRESENTATIVE AT THE MEETINGS THE MEETINGS

Commerce Commissioner is necessary at both ordinary Commerce Representative is necessary at both ordinary

The presence of T.R. Ministry of Industry and The presence of T.R. Ministry of Customs and and extraordinary General Assembly meetings. The and extraordinary General Assembly meetings. The

commissioner has to sign the meeting reports. General ministry representative has to sign the meeting reports. commissioner's signature shall not be valid.

Assembly meeting decisions taken in the absence of the General Assembly meeting decisions taken in the commissioner and reports which do not bear the absence of the ministry representative and reports which do not bear the ministry representative's signature shall not be valid.

REPORTS OF THE COMPANY

ARTICLE 19 - ANNOUNCEMENTS AND ANNUAL ARTICLE 19 - ANNOUNCEMENTS AND ANNUAL REPORTS

Announcements concerning the Company shall be made Announcements with regard to the Company shall be in advance provided that the provisions of Article 37/4 of and relevant legislation. the Turkish Commercial Code are reserved. If there is no newspaper published at the place where the Headquarters The announcement period requirements, with regard to are located, then the announcement shall be made in the newspaper published at the closest place to the Headquarters.

Turkish Commercial Code, excluding the dates of the shareholders via registered mail.

Provisions of Articles 397 and 438 of the Turkish Commercial Code shall be applicable to the announcements regarding the share capital decrease and liquidation of the Company.

Any other announcement and information and the Turkish Commercial Code are reserved.

Financial tables and reports and also independent audit must. reports required by the Capital Market Board shall be disclosed to the public and delivered to the Capital Market Board in accordance with the provisions and principles of the Board of Directors.

in the newspaper published at the city where the made in accordance with provisions of Turkish Headquarters of the Company are located at least 15 days Commercial Code, Capital Markets Board regulations

announcements of the General Assemblies, provided by the applicable Turkish Commercial Code, Capital Market legislations and the Capital Markets Board's Corporate However, announcements regarding the invitation of the Governance Rules shall be complied with. The General Assembly, in accordance with Article 368 of the announcement of the General Assembly meeting shall be notified to the shareholders minimum three weeks before announcement and invitation shall be made two weeks in the date of General Assembly meeting, in addition to the advance and the date of the meeting shall be notified to means provided in the legislation, via any means of communication including electronic communication that ensure attendance of maximum number of shareholders.

The Board of Directors' activity report and independent audit report with annual balance sheets and profit-loss statements, and copies of each minutes of the general assembly meetings and list of attendees; shall be provided at least within one month, prior to the date of responsibilities pursuant to the Capital Market legislation the general assembly meeting, with the Ministry of Customs and Commerce or the attending minisrty representative, in the event that whose attendance is a

> Financial tables and reports required by the Capital Market Board and independent audit report, shall be disclosed to the public according to rules and procedures set forth by Turkish Commercial Code and Capital Markets Board.

ARTICLE 21 - DETERMINATION AND ARTICLE 21 - DETERMINATION AND DISTRIBUTION OF THE PROFIT

DISTRIBUTION OF THE PROFIT

If any, the net profit drawn up in the annual budget after If any, the net profit drawn up in the annual budget after the deduction of all expenses and depreciation sums, the deduction of all expenses and depreciation sums, reserves and taxes needed to be paid by or charged to the reserves and taxes needed to be paid by or charged to the Company, from the revenues of the Company as Company, from the revenues of the Company as determined by the end of the accounting term and after determined by the end of the accounting term and after the deduction of the previous years loss, shall be the deduction of the previous years loss, shall be distributed in accordance with the Capital Market Law distributed respectively as follows: and communiqués of the Capital Market Board as follows:

General Statutory Reserve Fund:

- 5% statutory reserve fund shall be set a) a) aside as the first statutory reserve fund.
- 5% shall be set aside as the general statutory primary reserve fund.

First Dividend

b)

The first dividend shall be set aside b) from the remaining amount in the ratio determined by the Capital Market Board.

- Profit share shall be set aside from the remaining amount calculated by adding the amount of donation if made within a year, over the ratio set by General assembly according to Turkish Commercial Code and Capital Markets legislation.
- c) Amount of the net profit remaining c) after the deduction of the amounts stated in (a) and (b) may be distributed partially or fully as second dividend or set aside as extraordinary statutory reserve fund as per the General Assembly resolutions. The General Assembly may set aside an amount as profit share for the members of the Board of Directors, officers, employees and workers and foundations constituted for various purposes and this kind of real or legal persons.
- Amount of the net profit remaining after the deduction of the amounts stated in (a) and (b) may be distributed partially or fully as second dividend or set aside as extraordinary statutory reserve fund as per the General Assembly resolutions. The General Assembly may set aside an amount as profit share for the members of the Board of Directors, officers, employees and workers and foundations constituted for various purposes and this kind of real or legal persons.

Second Dividend:

d) The General Assebmly is entitled to distribute, partially or fully, the amount of the net profit remaining after the deduction of the amounts stated in (a), (b) and (c) or to set aside this amount as a reserve fund voluntarily set aside according to Article 521 of Turkish Commercial Code.

e) 1/10 of the amount, which were calculated by the deduction of %5 profit share from the portion which were decided to be distributed to shareholders and other_persons who participate the profit, shall be added to general statutory reserve fund according to 2nd paragraph of Article 519 of Turkish Commercial Code.

d)

officers and employees and or legal persons. foundations constituted for various purposes and this kind of real or legal persons unless first dividend is distributed.

It may not be resolved that any other Unless statutory legal reserves are set aside and the reserve funds be set aside or left for the dividends that are required to be distributed in following year unless reserve funds advance, as per statute and set forth in the Article of and first dividend stated in the Articles Association are distributed in cash and/or as shares, of Association for the shareholders are the Company shall not decide to reserve any other set aside in compliance with the funds, to carry out profit to the next year, to distribute legislation and it may not be resolved dividend for the members of the Board of Directors, that the profit be distributed to the officers, employees and workers and foundations members of the Board of Directors, constituted for various purposes and this kind of real

e)

accounting period, irregardless of their issuance and acquisition dates. issue or enforcement dates.

The dividend can be distributed to all Dividend shall be distributed equally to the all current the shares that exist as of the shares as of the date of distribution regardless their

Article 466/2(3) of the Turkish Commercial Code is Procedure and date of dividend distribution shall be reserved.

decided by General Assembly upon Board of Directors' proposal.

Resolution of General Assembly regarding profit share distribution resolved pursuant to this Article of Association may not be revoked.

Company can decide to distribute advance dividend in accordance with the conditions established by the Capital Market legislation and other related legislation.

ARTICLE 24 - LEGAL PROVISIONS

ARTICLE 24 - LEGAL PROVISIONS

The provisions of the Turkish Commercial Code, the This Article was removed from the text. Capital Market Law and related legislations shall be applicable to matters not covered by the Articles of Association.

ARTICLE 25 - BONDS AND OTHER SECURITIES

ARTICLE 25 - BONDS AND OTHER SECURITIES

The Company may issue bonds and any other debt The Company may issue other capital market securities bearing the features of capital market securities instruments by way of a Board of Directors' resolution, which the Board of Directors may be authorized to issue, in in accordance with the provisions of the Turkish order to sell them to individuals or legal entities, in Turkey Commercial Code, Capital Markets legislations. or abroad in accordance with the Turkish Commercial Code, the Capital Market Law and any other related legislation via resolutions of Board of Directors.

The Company may also issue convertible bonds as per resolutions of Board of Directors in compliance with the regulations of the Capital Market Board

ARTICLE 26 - COMPLIANCE WITH CORPORATE GOVERNANCE RULES

Compliance with the Capital Markets Board's mandatory Corporate Governance Rules shall be ensured. Transactions and Board decisions in violation of the mandatory Corporate Governance Rules shall be deemed to be in violation of the articles of association, and invalid.

With regard to the transactions deemed material within the context of implementation of Corporate Governance Rules, and related party transactions of the company as well as for the transactions with respect to giving guarantee, pledge and mortgage in favor of the third parties, Corporate Governance regulations of Capital Markets Board shall be complied.

The number and qualifications of independent board members who will be appointed to The Board shall be determined in accordance with the regulations in the Corporate Governance Rules of Capital Markets Board and the legislation of the countries where the Company's shares are listed.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, Turkcell Iletisim Hizmetleri A.S. has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

TURKCELL ILETISIM HIZMETLERI A.S.

Date: March 27, 2014 By: /s/Koray Öztürkler

Name: Koray Öztürkler

Title: Chief Corporate Affairs Officer

TURKCELL ILETISIM HIZMETLERI A.S.

Date: March 27, 2014 By: /s/Nihat Narin

Name: Nihat Narin

Title: Investor & Int. Media Relations – Director