

REGISTRATION NOTE

According to the Article 157 of the Law numbered 6111 dated February 13, 2011 which entered into force after having been published in the 1st of the Repeated Issues Official Gazette dated February 25, 2011 and the Provisional Article 6 of Capital Market Law which was amended:

“PROVISIONAL ARTICLE 6 – (Amended Subparagraph 3: with the Article 157 of the Law numbered 6111 and dated February 13, 2011) Capital market instruments which are not delivered within the time stated in Subparagraph 2 shall not be traded on the stock exchange;, intermediary companies shall not intermediate for purchase and sale of these instruments, and participation certificates shall not be repurchased. Promissory notes representing registered capital market instruments- which have already been monitored after the delivery- become invalid and are terminated.

(Attachment: The Article 157 of the Law numbered 6111 and dated February 13, 2011) If the capital market instruments which have not been delivered until the end of the seventh year starting from the date each capital market instrument is registered to Central Registration Office are shares, they are devolved to issuer by law. In this case, the rights arising from this share are deemed to be expired on the devolution date of shares to issuers. The sale of shares in question to issuers is realized within three months. Receivables resulted from other capital market instruments that were not delivered are expired on this date.” According to this provision, the shares which are not registered on their behalf until December 31, 2014 shall be devolved to our Bank on this date by law and the rights of shareholders on shares in question are deemed to be expired on the date in question.

If our shareholders- who have not registered their shares on their behalf in the registration system according to new regulation- do not complete registration procedures before December 31, 2014, they will fail to benefit from their rights arising from their shares by law. Our shareholders who do not register their shares on their behalf should do so in the shortest time possible in order not to forfeit.

For inheritors to benefit from the rights of a deceased bank shareholder, the shares in question shall be registered on behalf of one of the inheritors as a mutual representative and our Bank shall be informed of the mutual investment account number to be opened in any intermediary institution; however, our living shareholders shall only inform our Bank on the mutual investment account number to be opened in any intermediary institution,

For Information: T.Halk Bankası A.Ş.
Headquarters
Department of Financial Accounting and Reporting
2.Cad. No:63 Söğütözü ANKARA
0312 289 30 21- 0312 289 30 27 - 0312 289 30 41