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CHAPTER 1: FREE MOVEMENT OF GOODS

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS¹:

Screening Report for Chapter 1 on Free Movements of Goods was communicated to Turkey on 17 October 2007 by the Portuguese Presidency.

Opening Benchmarks:

- 1. Removal of import permits or license requirements, as well as disproportionate requirements for certificates, for the products covered by the Customs Union, other than motor vehicles, and with particular reference to alcoholic beverages. Submission to the Commission of a plan for removing import permits on used motor vehicles.
- 2. Completing the internal screening of measures contrary to Article 28-30 of the EC Treaty (concerning the abolishment of quotas between the Member States in exports and imports), provides a plan for their removal and introduces the mutual recognition clause in its legal order.
- 3. Presenting an action plan with milestones for the remaining alignment in the areas of horizontal and procedural measures, as well as pharmaceuticals.
- 4. Presenting to the Commission a comprehensive strategy with milestones for the upgrade of administrative capacity necessary for the implementation of the EU legislation on market surveillance.

¹ Chapter 1 on Free Movements of Goods cannot be opened to negotiations due to political blockage.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|---|-------------------------------|----------------------------|--------------------------|
| 1 | Law on Product Safety and Technical Regulations ² | Regulation (EC) No 765/2008 of the European Parliament and of the Council of 9 July 2008 setting out the Requirements for Accreditation and Market Surveillance Relating to the Marketing of Products and Repealing Regulation (EEC) No 339/93 Decision No 768/2008/EC of the European Parliament and of the Council of 9 July 2008 on a common framework for the marketing of products Directive 2001/95/EC of the European Parliament and of the Council of 3 December 2001 on General Product Safety Regulation (EC) No 764/2008 of the European Parliament and of the Council of 9 July 2008 laying down Procedures relating to the | Improving "conformity assessment and market surveillance systems" through the Law to be prepared in line with the amendments in the EU rules regarding "CE marking, notified bodies, accreditation, market surveillance, customs inspections of the products from third countries and free movement of goods within the non-harmonized area". | Preparations are on- going | Ministry of Economy | Second half of 2015 |

² Law on Product Safety and Technical Regulations is also referred to in Chapter 28 on Consumer and Health Protection.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|--|----------------------------|--------------------------|
| | | Application of Certain National Technical Rules to Products Lawfully Marketed in Another Member State and Repealing Decision No 3052/95/EC Council Directive 85/374/EEC of 25 July 1985 on the Approximation of the Laws, Regulations and Administrative Provisions of the Member States concerning Liability for Defective Products | | | | |
| 2 | Law on Firearms | Council Directive 91/477/EEC of 18 June 1991 on the control of the acquisition and possession of weapons | Regulating acquisition and possession of weapons and other related issues. The following laws will be consolidated with the Law on Firearms: Law No. 6136 on Firearms, Knives and Other Instruments (OG:15.07.1953/8458) Law No. 2521 on Manufacturing, Transaction and Possession of the Hunting Rifles, Knives, and Target Shooting Rifles for Sports (OG: 15.09.1981/17459) | Submitted to the Turkish Grand National Assembly | Ministry of Interior | First half of 2017 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---|------------------------------|--|--------------------------|
| 1 | Amending the By-law on lifts (OG: 15.02.2003/25021) | Directive 2014/33/EU of the European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to lifts and safety components for lifts | Amending the previously aligned By-law on lifts, in line with Directive 2014/33/EU | Preparations are on-going | Ministry of Science, Industry and Technology | First half of 2016 |
| 2 | Amending the By-law on non-automatic weighing instruments (OG: 9.3.2007/26457) | Directive 2014/31/EU of the European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to the making available on the market of non-automatic weighing instruments | Amending the previously aligned By-law on non- automatic weighing, in line with Directive 2014/31/EU of the European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to the making available on the market of non-automatic weighing instruments | Preparations are on-going | Ministry of Science, Industry and Technology | First half of 2016 |
| 3 | Amending the By-law on measuring instruments (OG: 7.8.2008/26960) | Directive 2014/32/EU of the European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to the making available on the market of measuring instruments | Amending the previously aligned By-law on measuring instruments, in line with Directive 2014/32/EU | Preparations are on-going | Ministry of Science, Industry and Technology | First half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|------------------------------|--|--------------------------|
| 4 | Amending the By-law on aerosol dispensers (OG: 30.11.2000/24246) | Commission Directive 2013/10/EU of 19 March 2013 Amending Council Directive 75/324/EEC on the Approximation of the Laws of the Member States relating to Aerosol Dispensers in order to Adapt its Labelling Provisions to Regulation (EC) No 1272/2008 of the European Parliament and of the Council on Classification, Labelling and Packaging of Substances and Mixtures | Amending the previously aligned By-law on aerosol dispensers, in line with Commission Directive 2013/10/EU | Preparations are on-going | Ministry of Science, Industry and Technology | First half of 2016 |
| 5 | Amending the By-law on simple pressure vessels (OG: 30.12.2006/26392) | Directive 2014/29/EU of the European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to the making available on the market of simple pressure vessels | Amending the previously aligned By-law on simple pressure vessels, in line with Directive 2014/29/EU | Preparations are on-going | Ministry of Science, Industry and Technology | First half of 2016 |
| 6 | Amending the By-law on pressure equipment (OG: 22.01.2007/26411) | Directive 2014/68/EU of the European Parliament and of the Council of 15 May 2014 on the harmonisation of the laws of the Member States relating to the making available on the market of pressure equipment | Amending the previously aligned By-law on pressure equipment, in line with Directive 2014/68/EU | Preparations are on-going | Ministry of Science, Industry and Technology | Second half of 2016 |
| 7 | Communiqué on eco- design requirements for space heaters and | Commission Regulation (EU) No 813/2013 of 2 August 2013 implementing Directive | Aligning the eco-design requirements for space heaters and combination | Preparations are on-going | Ministry of Science, Industry and Technology | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---|------------------------------|--|--------------------------|
| | combination heaters ³ | 2009/125/EC of the European Parliament and of the Council with regard to eco-design requirements for space heaters and combination heaters | heaters, within the scope of implementing the By-law on eco-design requirements for energy- related products | | | |
| 8 | Amending the By-law on electromagnetic compatibility (OG: 24.10.2007/26680) | Directive 2014/30/EU of the European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to electromagnetic compatibility | Amending the previously aligned By-law on electromagnetic compatibility, in line with Directive 2014/30/EU | Preparations are on-going | Ministry of Science, Industry and Technology | Second half of 2015 |
| 9 | Amending the By-law on electrical equipment designed for use within certain voltage limits (OG: 30.12.2006/26392) | Directive 2014/35/EU of the European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to the making available on the market of electrical equipment designed for use within certain voltage limit | Amending the previously aligned By-law on electrical equipment designed for use within certain voltage limits, in line with Directive 2014/35/EU | Preparations are on-going | Ministry of Science, Industry and Technology | Second half of 2015 |
| 10 | By-law on pyrotechnic articles | Directive 2013/29/EU of the European Parliament and of the Council of 12 June 2013 on the harmonisation of the laws of the Member States relating to the making available on the market of pyrotechnic articles | Aligning with the EU legislation on making available on the market of pyrotechnic articles | Preparations are on-going | Ministry of Science, Industry and Technology | First half of 2016 |

³ Communiqué on eco-design requirements for space heaters and combination heaters is also referred to in Chapter 15 on Energy.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|--|------------------------------|--|--------------------------|
| 11 | Amending the By-law on licencing, making available on the market and supervision of explosives for civil uses (OG: 15.10.2002/24907) | Directive 2014/28/EU of the European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to the making available on the market and supervision of explosives for civil uses | Amending the previously aligned By-law on licencing, making available on the market and supervision of explosives for civil uses, in line with Directive 2014/28/EU | Preparations are on-going | Ministry of Science, Industry and Technology | First half of 2016 |
| 12 | Amending the By-law on equipment and protective systems intended for use in potentially explosive atmospheres (ATEX) (OG: 30.12.2006/26392) | Directive 2014/34/EU of the European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to equipment and protective systems intended for use in potentially explosive atmospheres | Amending the previously aligned By-law on equipment and protective systems intended for use in potentially explosive atmospheres, in line with Directive 2014/34/EU | Preparations are on-going | Ministry of Science, Industry and Technology | Second half of 2015 |
| 13 | Amending the By-law on efficiency requirements for new hot-water boilers fired with liquid or gaseous fuels (OG: 05.06.2008/26897) | Commission Regulation (EU) No 813/2013 of 2 August 2013 implementing Directive 2009/125/EC of the European Parliament and of the Council with regard to eco-design requirements for space heaters and combination heaters | Amending the previously aligned By-law on efficiency requirements for new hot-water boilers fired with liquid or gaseous fuels, in line with Commission Regulation (EU) No 813/2013 | Preparations are on-going | Ministry of Science, Industry and Technology | Second half of 2015 |
| 14 | Amending the By-law on textile fibre names and related labelling and marking of the fibre composition of textile products (OG: 12.08.2005/25904) | Regulation (EU) No 1007/2011 of the European Parliament and of the Council of 27 September 2011 on textile fibre names and related labelling and marking of the fibre composition of textile products and repealing Council Directive | Amending the previously aligned By-law on textile fibre names and related labelling and marking of the fibre composition of textile products, in line with Regulation (EU) No | Preparations are on-going | Ministry of Science, Industry and Technology | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|---|------------------------------|--|--------------------------|
| | | 73/44/EEC and Directives 96/73/EC and 2008/121/EC of the European Parliament and of the Council | 1007/2011 | | | |
| 15 | By-law on type approval of sound level of motor vehicles and of replacement silencing systems | Regulation (EU) No 540/2014 of the European Parliament and of the Council of 16 April 2014 on the sound level of motor vehicles and of replacement silencing systems, and amending Directive 2007/46/EC and repealing Directive 70/157/EEC | Aligning with the EU legislation on sound level of motor vehicles and of replacement silencing systems | Preparations are on-going | Ministry of Science, Industry and Technology | First half of 2016 |
| 16 | Amending the By-law on type approval of motor vehicles and trailers (OG: 28.06.2009/27272) | Regulation (EU) No 540/2014 of the European Parliament and of the Council of 16 April 2014 on the sound level of motor vehicles and of replacement silencing systems, and amending Directive 2007/46/EC and repealing Directive 70/157/EEC | Amending the previously aligned By-law on type approval of motor vehicles and trailers, in line with Regulation (EU) No 540/2014 | Preparations are on-going | Ministry of Science, Industry and Technology | First half of 2016 |
| 17 | By-law on type approval and market surveillance of two- or three-wheel vehicles and quadricycles | Regulation (EU) No 168/2013 of the European Parliament and of the Council of 15 January 2013 on the approval and market surveillance of two- or three-wheel vehicles and quadricycles | Aligning with the EU legislation on the type approval and market surveillance of two- or three-wheel vehicles and quadricycles | Preparations are on-going | Ministry of Science, Industry and Technology | Second half of 2015 |
| 18 | By-law on vehicle functional safety requirements, within the scope of implementing the | Commission Delegated Regulation (EU) No 3/2014 of 24 October 2013 supplementing Regulation (EU) No 168/2013 of the European Parliament and of the Council with | Aligning with the EU legislation on the vehicle functional safety requirements of two- or three-wheel vehicles and | Preparations are on-going | Ministry of Science, Industry and Technology | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|---|------------------------------|--|--------------------------|
| | Regulation (EU) No 168/2013 | regard to vehicle functional safety requirements for the approval of two- or three-wheel vehicles and quadricycles | quadricycles | | | |
| 19 | By-law on vehicle construction and general requirements, within the scope of implementing the Regulation (EU) No 168/2013 | Commission Delegated Regulation (EU) No 44/2014 of 21 November 2013 supplementing Regulation (EU) No 168/2013 of the European Parliament and of the Council with regard to the vehicle construction and general requirements for the approval of two- or three- wheel vehicles and quadricycles | Aligning with the EU legislation on vehicle construction and general requirements for two- or three- wheel vehicles and quadricycles | Preparations are on-going | Ministry of Science, Industry and Technology | Second half of 2016 |
| 20 | By-law on environmental and propulsion unit performance requirements, within the scope of implementing Regulation (EU) No 168/2013 | Commission Delegated Regulation (EU) No 134/2014 of 16 December 2013 supplementing Regulation (EU) No 168/2013 of the European Parliament and of the Council with regard to environmental and propulsion unit performance requirements and amending Annex V thereof | Aligning with the EU legislation on environmental and propulsion unit performance requirements for two- or three- wheel vehicles and quadricycles | Preparations are on-going | Ministry of Science, Industry and Technology | Second half of 2016 |
| 21 | By-law on administrative requirements, within the scope of implementing Regulation(EU) No 168/2013 | Regulation (EU) No 910/2014 of the European Parliament and of the Council of 23 July 2014 on electronic identification and trust services for electronic transactions in the internal market and repealing Directive 1999/93/EC | Aligning with the EU legislation on administrative requirements for two- or three- wheel vehicles and quadricycles | Preparations are on-going | Ministry of Science, Industry and Technology | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|---|------------------------------|--|--------------------------|
| 22 | By-law on setting emission performance standards for new passenger cars to reduce CO 2 emissions from light-duty vehicles (Category M1) | Regulation (EC) No 443/2009 of the European Parliament and of the Council of 23 April 2009 setting emission performance standards for new passenger cars as part of the Community's integrated approach to reduce CO ₂ emissions from light-duty vehicles | Aligning with the EU legislation on emission performance standards for new passenger cars to reduce CO2 emissions from light-duty vehicles (Category M1) | Preparations are on-going | Ministry of Science, Industry and Technology | First half of 2019 |
| 23 | By-law setting emission performance standards for new light commercial vehicles to reduce CO2 emissions from light-duty vehicles (Category N1) | Regulation (EU) No 510/2011 of the European Parliament and of the Council of 11 May 2011 setting emission performance standards for new light commercial vehicles as part of the Union's integrated approach to reduce CO2 emissions from light-duty vehicles | Aligning with the EU legislation on emission performance standards for new light commercial vehicles to reduce CO2 emissions from light-duty vehicles (Category N1) | Preparations are on-going | Ministry of Science, Industry and Technology | First half of 2019 |
| 24 | By-law on detergents | Regulation (EC) No 648/2004 of the European Parliament and of the Council of 31 March 2004 on detergents | Revising the previously aligned Communiqué on detergents and surface active substances used in detergents, in line with Regulation (EC) No 648/2004, and issuing the new legislation as a by-law | Preparations are on-going | Ministry of Customs and Trade | First half of 2016 |
| 25 | Amending the By-law on recreational craft (OG: 28.12.2006/26390) | Directive 2013/53/EU of the European Parliament and of the Council of 20 November 2013 on recreational craft and personal watercraft and repealing Directive 94/25/EC | Amending the previously aligned By-law on recreational craft, in line with Directive 2013/53/EU | Preparations are on-going | Ministry of Transport, Maritime Affairs and Communications | First half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|------------------------------|--|--------------------------|
| 26 | Amending By-law on marine equipment (OG: 23.10.2005/25975) | Directive 2014/90/EU of the European Parliament and of the Council of 23 July 2014 on marine equipment and repealing Council Directive 96/98/EC | Amending the previously aligned By-law on marine equipment, in line with Directive 2014/90/EU | Preparations are on-going | Ministry of Transport, Maritime Affairs and Communications | Second half of 2016 |
| 27 | Amending the By-law on cosmetics (OG: 23.05.2005/25823) | Regulation (EC) No 1223/2009 of the European Parliament and of the Council of 30 November 2009 on cosmetic products | Amending the previously aligned By-law on cosmetics, in line with Regulation (EC) No 1223/2009 | Preparations are on-going | Ministry of Health | Second half of 2017 |
| 28 | Amending the By-law on in-vitro diagnostic medical devices (OG: 09.01.2007/26398) | Commission Directive 2011/100/EU of 20 December 2011 amending Directive 98/79/EC of the European Parliament and of the Council on in-vitro diagnostic medical devices, and Regulation (EC) No 596/2009 of the European Parliament and of the Council of 18 June 2009 adapting a number of instruments subject to the procedure referred to in Article 251 of the Treaty to Council Decision 1999/468/EC with regard to the regulatory procedure with scrutiny | Amending the previously aligned By-law on in-vitro diagnostic medical devices, in line with Commission Directive 2011/100/EU, and with Regulation (EC) No 596/2009 | Preparations are on-going | Ministry of Health | Second half of 2016 |
| 28 | Amending the Communiqué on common technical specifications for in- vitro diagnostic medical | Commission Decisions 2009/886/EC and 2011/869/EU amending Decision 2002/364/EC on common technical specifications for in vitro | Amending the previously aligned Communiqué on common technical specifications for in-vitro diagnostic medical devices, | Preparations are on-going | Ministry of Health | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|------------------------------|----------------------------|--------------------------|
| | devices (OG: 07.04.2005/25779) | diagnostic medical devices | in line with Commission Decisions 2009/886/EC and 2011/869/EU | | | |
| 30 | By-law on medical devices manufactured utilising tissues of animal origin | Commission Regulation (EU) No 722/2012 of 8 August 2012 concerning particular requirements as regards the requirements laid down in Council Directives 90/385/EEC and 93/42/EEC with respect to active implantable medical devices and medical devices manufactured utilising tissues of animal origin | Aligning with the EU legislation on medical devices manufactured utilising tissues of animal origin | Preparations are on-going | Ministry of Health | Second half of 2015 |
| 31 | Communiqué on notified bodies on medical devices | Commission Implementing Regulation (EU) No 920/2013 of 24 September 2013 on the designation and the supervision of notified bodies under Council Directive 90/385/EEC on active implantable medical devices and Council Directive 93/42/EEC on medical devices | Aligning with the EU legislation on the designation and the supervision of notified bodies on medical devices | Preparations are on-going | Ministry of Health | Second half of 2015 |
| 32 | Guideline on the supervision and evaluation of notified bodies on medical devices | Commission Recommendation of 24 September 2013 on the audits and assessments performed by notified bodies in the field of medical devices | Aligning with the EU legislation on the audits and performance assessments of notified bodies on medical devices | Preparations are on-going | Ministry of Health | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|------------------------------|----------------------------|--------------------------|
| 33 | Communiqué on electronic instructions for use of medical devices | Commission Regulation (EU) No 207/2012 of 9 March 2012 on electronic instructions for use of medical devices | Aligning with the EU legislation on electronic instructions for use of medical devices | Preparations are on-going | Ministry of Health | Second half of 2015 |
| 34 | Amending the By-law on pharmaceutical warehouses and products in pharmaceutical warehouses (OG: 20.10.1999/23852) | Directive 2001/83/EC of the European Parliament and of the Council of 6 November 2001on the Community code relating to medicinal products for human use 2013/C 343/01: Guidelines of 5 November 2013 on Good Distribution Practice of medicinal products for human use | Amending the By-law on pharmaceutical warehouses and products in pharmaceutical warehouses, in line with Directive 2001/83/EC, and with Guidelines 2013/C 343/01 | Preparations are on-going | Ministry of Health | First half of 2016 |
| 35 | Guidelines on Good Distribution Practice of Medicinal Products for Human Use | Guidelines of 5 November 2013 on Good Distribution Practice of medicinal products for human use | Aligning with the EU legislation on good distribution practice of medicinal products for human use | Preparations are on-going | Ministry of Health | First half of 2016 |
| 36 | Amending the By-law on variations to medicinal products for human use that are registered or applied for registration (OG: 03.05.2005/25823) | Commission Regulation (EC) No 1234/2008 of 24 November 2008 concerning the examination of variations to the terms of marketing authorisations for medicinal products for human use and veterinary medicinal products | Amending the previously aligned By-law on variations to medicinal products for human use that are registered or applied for registration, in line with the Commission Regulation (EC) No 1234/2008 | Preparations are on-going | Ministry of Health | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|---|------------------------------|----------------------------|--------------------------|
| 37 | Guideline on file conditions for IA and IB types of notifications | Guidelines on the details of the various categories of variations, on the operation of the procedures laid down in Chapters II, IIa, III and IV of Commission Regulation (EC) No 1234/2008 of 24 November 2008 concerning the examination of variations to the terms of marketing authorisations for medicinal products for human use and veterinary medicinal products and on the documentation to be submitted pursuant to those procedures | Aligning the existing guideline on variations with the relevant EU legislation | Preparations are on-going | Ministry of Health | Second half of 2015 |
| 38 | Amending the By-law on manufacturing site of medicinal products for human use (OG: 27.04.2013/28630) | Commission Directive 2003/94/EC of 8 October 2003 laying down the principles and guidelines of good manufacturing practice in respect of medicinal products for human use and investigational medicinal products for human use Directive 2011/62/EU of the European Parliament and of the Council of 8 June 2011amending Directive 2001/83/EC on the Community code relating to medicinal products for human use, as regards the prevention of the entry into the legal supply chain of falsified medicinal products | Amending the previously aligned By-law on manufacturing site of medicinal products for human use, in line with the Directive 2003/94/EC, and with the Directive 2011/62/EU | Preparations are on-going | Ministry of Health | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|------------------------------|---|--------------------------|
| 39 | Amending the By-law on packaging and labelling of medicinal products for human use (OG: 12.08.2005/25904) | Directive 2011/62/EU of the European Parliament and of the Council of 8 June 2011 amending Directive 2001/83/EC on the Community code relating to medicinal products for human use, as regards the prevention of the entry into the legal supply chain of falsified medicinal products | Amending the previously harmonised By-law on packaging and labelling of medicinal products for human use, in line with Directive 2011/62/EU | Preparations are on-going | Ministry of Health (Turkish Medical Devices and Pharmaceuticals Agency) | Second half of 2015 |
| 40 | By-law on market surveillance ⁴ | Regulation (EC) No 765/2008 of the European Parliament and of the Council of 9 July 2008 setting out the requirements for accreditation and market surveillance relating to the marketing of products and repealing Regulation (EEC) No 339/93 | Amending the By-law on market surveillance, following the enactment of Draft Law on Product Safety and Technical Regulations | Preparations are on-going | Ministry of Economy | Second half of 2016 |
| 41 | By-law on general product safety ⁵ | Directive 2001/95/EC of the European Parliament and of the Council of 3 December 2001on general product safety | Aligning the By-law on general product safety, following the enactment of Draft Law on Product Safety and Technical Regulations | Preparations are on-going | Ministry of Economy Ministry of Customs and Trade | Second half of 2016 |
| 42 | Amending the By-law on radio and telecommunication terminal equipment | Directive 2014/53/EU of the European Parliament and of the Council of 16 April 2014 on the harmonisation of the laws of the | Amending the previously aligned By-law on radio and telecommunication terminal equipment, in line | Preparations are on-going | Information and Communication Technologies Authority | Second half of 2016 |

 ⁴ By-law on market surveillance is also referred to in Chapter 28 on Consumer and Health Protection.
⁵ By-law on general product safety is also referred to in Chapter 28 on Consumer and Health Protection.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---------------------------|---------------|----------------------------|--------------------------|
| | (TTTE) (OG: 24.03.2007/26472) | Member States relating to the making available on the market of radio equipment and repealing Directive 1999/5/EC | with Directive 2014/53/EU | | | |

3- INSTITUTION BUILDING AND OTHER WORK (Strategy Documents, Action Plans etc.)

| No | Institution building/other work | Objective Current stage | | Responsible Institution | Start of the implementation |
|----|---|--|--|----------------------------|-----------------------------|
| 1 | Establishment of ballistic test centre | In accordance with C.I.P. standards, safety and quality assessment of weapons and munitions which are not specifically intended for military purposes, application of the required tests, and authorization for production and importing of the weapons and munitions compatible with the standards. Thereby, weapons and munitions imported from and exported to the EU states, will be tested and certified in accordance with the C.I.P. standards. | A joint project is carried out with Undersecretariat for Defence Industries for the establishment of ballistic test centre. Project is envisaged to be completed by 2016. | Ministry of Interior | First half of 2017 |



CHAPTER 2: FREEDOM OF MOVEMENT FOR WORKERS

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS6:

Screening Report for Chapter 2 on Freedom of Movement for Workers has not been officially communicated to Turkey.

According to the unofficial information, no opening benchmark is envisaged for this Chapter.

However, the draft Screening Report states that the issue of access to labour market will be addressed at a later stage of the negotiations and the Commission will present, at that stage, a revised Draft Common Position Paper together with an "impact study".

⁶ Chapter 2 on Freedom of Movement for Workers cannot be opened to negotiations due to political blockage.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|---|-----------------------------------|--------------------------|
| 1 | Law on the Ratification of Bilateral Social Security Agreement between Turkey and Italy | Regulation (EC) No 883/2004 of the European Parliament and of the Council of 29 April 2004 on the coordination of social security systems | Protecting the social security rights of the insured employees who worked in Turkey and Italy. | Preparations are on- going ⁷ | Social Security Institution | First half of 2017 |
| 2 | Law on the Ratification of Bilateral Social Security Agreement between Turkey and Hungary | Regulation (EC) No 883/2004 of the European Parliament and of the Council of 29 April 2004 on the coordination of social security systems | Protecting the social security rights of the insured employees who worked in Turkey and Hungary. | Preparations are on- going ⁸ | Social Security Institution | First half of 2017 |
| 3 | Law on the Ratification of Bilateral Social Security Agreement between Turkey and Poland | Regulation (EC) No 883/2004 of the European Parliament and of the Council of 29 April 2004 on the coordination of social security systems | Protecting the social security rights of the insured employees who worked in Turkey and Poland | Preparations are on- going ⁹ | Social Security Institution | First half of 2017 |
| 4 | Law on the Ratification of Bilateral Social Security Agreement between Turkey and Spain | Regulation (EC) No 883/2004 of the European Parliament and of the Council of 29 April 2004 on the coordination of social security systems | Protecting the social security rights of the insured employees who worked in Turkey and Spain | Preparations are on- going ¹⁰ | Social Security Institution | First half of 2019 |

⁷ Agreement is being negotiated. Following the completion of negotiations, Draft Law on the Ratification of the Agreement shall be prepared and submitted to the TGNA.

⁸ Agreement is being negotiated. Following the completion of negotiations, Draft Law on the Ratification of the Agreement shall be prepared and submitted to the TGNA.

⁹ Agreement is being negotiated. Following the completion of negotiations, Draft Law on the Ratification of the Agreement shall be prepared and submitted to the TGNA.

¹⁰ Agreement is being negotiated. Following the completion of negotiations, Draft Law on the Ratification of the Agreement shall be prepared and submitted to the TGNA.



CHAPTER 3: RIGHT OF ESTABLISHMENT AND FREEDOM TO PROVIDE SERVICES

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS¹¹:

Screening Report for Chapter 3 on Right of Establishment and Freedom to Provide Services was communicated to Turkey on 31 October 2007 by the Portuguese Presidency.

Opening Benchmark:

1. A detailed strategy which should include a timetable of all necessary steps in terms of legislative alignment and institutional capacity in order to comply with the acquis covered by this Chapter should be prepared.

¹¹ Chapter 3 on Right of Establishment and Freedom to Provide Services cannot be opened to negotiations due to political blockage.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|--|---|--------------------------|
| 1 | Preparation of the Draft Law on Regulation and Recognition of Professional Qualifications ¹² | Directive 2005/36/EC of the European Parliament and of the Council of 7 September 2005 on the recognition of professional qualifications | Facilitating the mobility of the individuals for the purposes of education and employment and increasing international employability of Turkish labour force | Preparations are on- going | Vocational Qualifications Authority | Second half of 2017 |
| 2 | Preparation of the Draft Framework Law on Services | Directive 2006/123/EC of the European Parliament and of the Council on services in the internal market | Aligning with the legal framework envisaged by Directive 2006/123/EC, in the fields of temporary service supply and establishment | Preparations are on- going | Ministry for EU Affairs | Second half of 2017 |
| 3 | Law on Retail Trade | Directive 2006/123/EC of the European Parliament and of the Council on services in the internal market | Setting up a single point of contact mechanism (PERBIS) to receive and conclude applications and other procedures regarding establishment, operation and closure of retail businesses, which also enables access to necessary information | Submitted to the Turkish Grand National Assembly | Ministry of Customs and Trade | Second half of 2015 |

¹² Preparation of the Draft Law on Regulation and Recognition of Professional Qualifications is also referred to in Chapter 26 on Education and Culture.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|--|-------------------------------|--|--------------------------|
| 1 | By-law on accreditation of education and training institutions ¹³ | Directive 2005/36/EC on the recognition of professional qualifications Recommendation of the European Parliament and of the Council of 23 April 2008 on the establishment of the European Qualifications Framework for lifelong learning (2008/C 111/01) | Accreditation of the institutions/organisations offering training based on National Qualifications by the accreditation institutions authorised by Vocational Qualifications Institution, and granting Vocational Qualification Certificates to those completing the training programs in accredited training institutions | Preparations are on- going | Vocational Qualifications Authority | Second half of 2016 |
| 2 | By-law on universal postal services | Directive 97/67/EC of the European Parliament and of the Council of 15 December 1997 on common rules for the development of the internal market of Community postal services and the improvement of quality of service Directive 2002/39/EC of the European Parliament and of the Council of 10 June 2002 amending Directive 97/67/EC with regard to the further opening to competition of Community postal services | Ensuring the universal postal service and laying down the principles and procedures on revenues and costs regarding this service | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications | Second half of 2015 |

¹³ By-law on accreditation of education and training institutions is also referred to in Chapter 26 on Education and Culture.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|---|------------------------------------|-------------------------------------|--------------------------|
| | | Directive 2008/6/EC of the European Parliament and of the Council of 20 February 2008 amending Directive 97/67/EC with regard to the full accomplishment of the internal market of Community postal services | | | | |
| 3 | By-law on retail information system (PERBIS) | Directive 2006/123/EC of the European Parliament and of the Council on services in the internal market | Following the enactment of Law on Retail Trade, setting up of PERBIS and laying down the principles and procedures on access to information through this system | Submitted to the Prime Ministry | Ministry of Customs and Trade | Second half of 2016 |

3- INSTITUTION BUILDING AND OTHER WORK (Strategy Documents, Action Plans etc.)

| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|---|--|----------------------------|-----------------------------|
| 1 | Preparing the Strategy for Freedom to Provide Services and Mutual Recognition of Professional Qualifications | Meeting the Opening Benchmark of Chapter 3 on Right of Establishment and Freedom to Provide Services | Work is underway within the scope of a technical assistance project coordinated by the Ministry for European Union Affairs as the beneficiary. | Ministry for EU Affairs | Second half of 2017 |



CHAPTER 4: FREE MOVEMENT OF CAPITAL

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Chapter 4 on Free Movement of Capital was opened to accession negotiations on 19 December 2008 during the French Presidency.

Closing Benchmarks:

- 1. With respect to capital movements and payments, Turkey makes significant progress in its legislative alignment with the acquis, as indicated in the Action Plan.
- 2. With respect to real estate acquisition by natural and legal persons of the EU Member States, Turkey presents an action plan including concrete measures and a timetable for the gradual liberalization of the acquisition of real estate by foreigners in line with the acquis.
- 3. With respect to anti-money laundering, including confiscation, Turkey advances its legislative alignment with the acquis, as well as with the recommendations of the Financial Action Task Force.
- 4. Turkey demonstrates through a track record that it has at its disposal an adequate administrative capacity to properly implement and enforce the relevant legislation in all areas related to anti-money laundering including confiscation.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|--|-------------------------------|---|--------------------------|
| 1 | Amending the Law no. 5549 on Prevention of Laundering the Proceeds of Crime (OG: 18.10.2006/26323) | Recommendations of the Financial Action Task Force, which were revised in 2012, regarding the fight against money laundering and financing of terrorism | Increasing the efficiency in fight against money laundering and in combating financing of terrorism at the national and international level. This law is also significant for meeting the closing benchmark of the Chapter | Preparations are on- going | Financial Crimes Investigation Board | Second half of 2017 |

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|-------------------------------|---------------------------------|--------------------------|
| 1 | Amending the Decision No. 32 of the Council of Ministers on protection of the value of the Turkish currency (OG: 13.12.2012/28496) | Regulation (EC) No 1889/2005 of the European Parliament and of the Council of 26 October 2005 on controls of cash entering or leaving the Community | In line with the EU legislation, increasing the upper limit on Turkish lira or cash that the passengers are allowed to take abroad | Preparations are on- going | Undersecretariat of Treasury | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|-------------------------------|--|--------------------------|
| 2 | Amending the By-law on Borsa İstanbul listing (OG: 29.03.2014/28956) | Council Directive 88/361/EEC of 24 June 1988 for the implementation of Article 67 of the Treaty | Abolishing the restrictions on capital movements within the scope of quotation on foreign securities | Preparations are on- going | Capital Markets Board | Second of 2016 |
| 3 | Amending the By-law on measures for prevention of laundering the proceeds of crime and financing of terrorism (OG: 10.06.2014/29026) | Recommendations of the Financial Action Task Force, which were revised in 2012, regarding the fight against money laundering and financing of terrorism | Increasing the efficiency in fight against money laundering and in combating financing of terrorism at the national and international level. This by-law is also significant for meeting the closing benchmark of the Chapter | Preparations are on- going | Financial Crimes Investigation Board | Second half of 2017 |
| 4 | Amending the By-law on program of compliance with the obligations regarding prevention of laundering the proceeds of crime and financing of terrorism (OG: 10.06.2014/29026) | Recommendations of the Financial Action Task Force, which were revised in 2012, regarding the fight against money laundering and financing of terrorism | Increasing the efficiency in fight against money laundering and in combating financing of terrorism at the national and international level. This by-law is also significant for meeting the closing benchmark of the Chapter | Preparations are on- going | Financial Crimes Investigation Board | Second half of 2017 |



3- INSTITUTION BUILDING AND OTHER WORK (Strategy Documents, Action Plans etc.)

| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|--|---------------------------|--|-----------------------------|
| 1 | Action Plan on Real Property Acquisition by Foreigners in Turkey | Meeting the closing benchmark of the Chapter | Preparations are on-going | Ministry of Environment and Urbanisation (Directorate General of Land Registry and Cadastre) | Second half of 2017 |
| 2 | Action Plan on National Risk Assessment on the Fight against Money Laundering and Combating Financing of Terrorism | Increasing the efficiency in fight against money laundering and in combating financing of terrorism at the national and international level. This action plan is also significant for meeting the closing benchmark of the Chapter | Preparations are on-going | Financial Crimes Investigation Board | Second half of 2017 |



CHAPTER 5: PUBLIC PROCUREMENT

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Screening Report for Chapter 5 on Public Procurement was communicated to Turkey on 17 May 2006 by the Austrian Presidency. Opening Benchmarks:

- 1. Turkey tasks an organisation for procurement with guaranteeing a coherent policy during the pre-accession period in all areas related to public procurement and with steering its implementation, in order to facilitate the process of alignment to the acquis and to facilitate the future negotiations on the Chapter.
- 2. Turkey presents to the Commission its comprehensive strategy, which should include all reforms necessary in terms of legislative alignment and institutional capacity-building in order to comply with the procurement acquis, with time-schedules and milestones. This strategy would cover all aspects and in particular:
 - Alignment of the legislation for public contracts and concessions with the procurement directives, ensuring at the same time coherence of any further legislative initiative on public-private partnerships with the transposed acquis,
 - Alignment of the legislation on review procedures with the remedies directives,
 - Strengthening of administrative capacities at all levels including review bodies and enforcement mechanisms,
 - Detailed action plan for the elimination of domestic preferences and other discriminatory practices other than price preferences, substantiated by an economic and statistical analysis, including a complete list of existing direct and indirect preferences, and time-schedules with milestones for their phasing-out.

This strategy should be updated and supplemented, in particular as regards price preferences, in the light of the outcome of negotiations foreseen under Article 48 of Decision 1/95 of the EC-Turkey Association Council to extend the Customs Union to public procurement.

3. Turkey, as a first step, puts into force amendments to the scope of its legislation in order to ensure that it covers all relevant areas and fits with the scope of the classical and utilities directives as regards contracting authorities and entities as well as contracts covered, and repeals accordingly all exemptions to the procurement regime contained in various specific laws.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|---|-------------------------------|--|--------------------------|
| 1 | Law on Procurement by Entities Operating in the Water, Energy, Transport and Postal Services Sectors | Directive 2014/25/EU of the European Parliament and of the Council of 26 February 2014 on procurement by entities operating in the water, energy, transport and postal services sectors | Establishing the legal framework regulating procurement by entities operating in the water, energy, transport and postal services sectors, and ensuring EU-compliance in these procurements | Preparations are on- going | Ministry of Finance Public Procurement Authority | Second half of 2016 |
| 2 | Amending the Public Procurement Law No. 4734 (OG: 11.09.2014/29116-bis) | Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement | Aligning the Turkish public procurement legislation with the current EU acquis to ensure legal compliance and eliminate problems in implementation | Preparations are on- going | Ministry of Finance Public Procurement Authority | Second half of 2016 |
| 3 | The Law Amending the Public Procurement Contracts Law No. 4735 (OG: 11.09.2014/29116- bis) | Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement Directive 2014/25/EU of the European Parliament and of the Council of 26 February 2014 on procurement by entities operating in the water, energy, transport and | Ensuring the EU- compliance of the contracts to be signed under the Public Procurement Law and the Law on Procurement by Entities Operating in the Water, Energy, Transport and Postal Services Sectors | Preparations are on- going | Ministry of Finance Public Procurement Authority | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|-----------|---------------|----------------------------|--------------------------|
| | | postal services sectors Commission Regulation (EC) No 2151/2003 of 16 December 2003 amending Regulation (EC) No 2195/2002 of the European Parliament and of the Council on the Common Procurement Vocabulary | | | | |

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|---|---|------------------------------------|--------------------------|
| 1 | Amending the By-law on electronic procurement (OG: 07.06.2014/29023) | Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement | Ensuring alignment with the EU acquis by introducing the legal instrument for electronic procurement envisaged in the Public Procurement Law No. 4734 and by reflecting future amendments into the current by-laws | Preparations are on- going | Public Procurement Authority | First half of 2018 |
| 2 | By-law on implementing the Law on Procurement by Entities Operating in | Directive 2014/25/EU of the European Parliament and of the Council of 26 February 2014 on | Laying down the implementation principles on public procurement | Preparations are on- going ¹⁴ | Public Procurement Authority | First half of 2017 |

¹⁴ It will be issued in accordance with the transition period envisaged in the Law, following the adoption of Draft Law on Procurement by Entities Operating in the Water, Energy, Transport and Postal Services Sectors.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|---|---|------------------------------------|--------------------------|
| | the Water, Energy, Transport and Postal Services Sectors | procurement by entities operating in the water, energy, transport and postal services sectors | rules applicable to the entities operating in the water, energy, transport and postal services sectors | | | |
| 3 | By-law amending the By-law on implementation of supply contracts (OG: 16.08.2014/29090) | Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement | Implementing the amendments to be made to the Laws No. 4734 and Law No. 4735, aligning the implementation with EU practices, standards and principles | Preparations are on- going ¹⁵ | Public Procurement Authority | First half of 2017 |
| 4 | By-law amending the By-law on implementation of service contracts (OG: 16.08.2014/29090) | Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement | Implementing the amendments to be made to the Laws No. 4734 and Law No. 4735, aligning the implementation with EU practices, standards and principles | Preparations are on- going ¹⁶ | Public Procurement Authority | First half of 2017 |
| 5 | By-law amending the By-law on implementation of works contracts (OG: 16.08.2014/29090) | Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement | Implementing the amendments to be made to the Laws No. 4734 and Law No. 4735, aligning the implementation with EU practices, standards and principles | Preparations are on- going ¹⁷ | Public Procurement Authority | First half of 2017 |

¹⁵ It will be issued following the adoption of the Laws Amending Public Procurement Law No. 4734 and Public Procurement Contracts Law No. 4735.

¹⁶ It will be issued following the adoption of the Laws Amending Public Procurement Law No. 4734 and Public Procurement Contracts Law No. 4735.

¹⁷ It will be issued following the adoption of the Laws Amending Public Procurement Law No. 4734 and Public Procurement Contracts Law No. 4735.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|---|------------------------------------|--------------------------|
| 6 | By-law amending the By-law on implementation of consultancy service contracts (OG: 07.06.2014/29023) | Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement | Implementing the amendments to be made to the Laws No. 4734 and Law No. 4735, aligning the implementation with EU practices, standards and principles | Preparations are on- going ¹⁸ | Public Procurement Authority | First half of 2017 |
| 7 | By-law amending the By-law on implementation of framework agreement contracts (OG: 16.08.2014/29090) | Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement | Implementing the amendments to be made to the Laws No. 4734 and Law No. 4735, aligning the implementation with EU practices, standards and principles | Preparations are on- going ¹⁹ | Public Procurement Authority | First half of 2017 |
| 8 | Amending General Communiqué on public procurement (OG: 16.08.2014/29090) | Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement Directive 2014/25/EU of the European Parliament and of the Council of 26 February 2014 on procurement by entities operating in the water, energy, transport and postal services sectors | Enhancing the implementation by ensuring better understanding by contracting authorities with respect to the legal harmonization arrangements | Preparations are on- going | Public Procurement Authority | First half of 2017 |

¹⁸ It will be issued following the adoption of the Laws Amending Public Procurement Law No. 4734 and Public Procurement Contracts Law No. 4735. ¹⁹ It will be issued following the adoption of the Laws Amending Public Procurement Law No. 4734 and Public Procurement Contracts Law No. 4735.



3- INSTITUTION BUILDING AND OTHER WORK (Strategy Documents, Action Plans, etc.)

| N | No Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|---|---|---|---------------------------|------------------------------------|-----------------------------|
| - | 1 Establishing certification systems on competence for ensuring standardisation and efficiency in public procurement | Reducing the number of tender documents, accelerating the procurement process and facilitating market access | Preparations are on-going | Public Procurement Authority | First half of 2019 |



CHAPTER 6: COMPANY LAW

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Chapter 6 on Company Law was opened to accession negotiations on 17 June 2008 during the Slovenian Presidency.

Closing Benchmarks:

- 1. Turkey adopts the Draft Turkish Commercial Code, the Draft Law on the Entry into Force and Implementation of the Turkish Commercial Code aligning with the acquis, as well as all relevant legislation aligning with the EU acquis.
- 2. Turkey modifies the Capital Markets Law in line with the relevant acquis.
- 3. Turkey fully aligns its accounting, financial reporting and audit legislation, including its secondary legislation, with the acquis.
- 4. Turkey sets up the Turkish Auditing Standards Authority as the sole supreme authority in determining auditing standards and ethics, authorising independent auditors and audit companies under a public oversight system and monitoring their activities within the frame of quality assurance.
- 5. Turkey reinforces its capacity to appropriately implement and enforce the acquis under Company law.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|---|-------------------------------------|--------------------------|
| 1 | Law Amending the Turkish Commercial Code (OG 14.02.2011/27846) | Directive 2009/102/EC of the European Parliament and of the Council of 16 September 2009 in the area of company law on single- member private limited liability companies Eleventh Council Directive 89/666/EEC of 21 December 1989 concerning disclosure requirements in respect of branches opened in a Member State by certain types of company governed by the law of another State Sixth Council Directive 82/891/EEC of 17 December 1982 based on Article 54 (3) (g) of the Treaty, concerning the division of public limited liability companies Directive 2011/35/EU of the European Parliament and of the Council of 5 April 2011 concerning mergers of public limited liability companies Directive 2012/30/EU of the European Parliament and of the Council of 25 October 2012 on | Aligning the Law with relevant EU legislation | Necessary amendments will be made to the Law following completion of the European Commission's study regarding the level of alignment of the Turkish Commercial Code with the relevant Directives | Ministry of Customs and Trade | First half of 2017 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|-----------|---------------|----------------------------|--------------------------|
| | | coordination of safeguards which, for the protection of the interests of members and others, are required by Member States of companies within the meaning of the second paragraph of Article 54 of the Treaty on the Functioning of the European Union, in respect of the formation of public limited liability companies and the maintenance and alteration of their capital, with a view to making such safeguards equivalent | | | | |

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|-------------------------------|---|--------------------------|
| 1 | Communiqué amending the Communiqué on Turkish Financial Reporting Standard regarding consolidated financial statements (TFRS 10) (OG: 28.10.2011/28098) and Turkish Accounting Standard regarding investments in associates and joint ventures (TAS 28) (OG: 28.10.2011/28098) | Regulation (EC) No 1606/2002 of the European Parliament and of the Council of 19 July 2002 on the application of international accounting standards | Full alignment with the Regulation (EC) No 1606/2002 has been achieved. However, IAS/IFRSs are constantly updated by International Accounting Standards Board. Accordingly, relevant TAS/TFRSs will be updated. | Preparations are on- going | Turkish Public Oversight, Accounting and Auditing Standards Authority | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|-------------------------------|---|--------------------------|
| 2 | Communiqué amending the Communiqué on Turkish Financial Reporting Standard regarding non-current assets held for sale and discontinued operations (TFRS 5) (OG: 16.03.2006/26110) | Regulation (EC) No 1606/2002 of the European Parliament and of the Council of 19 July 2002 on the application of international accounting standards | Full alignment with the Regulation (EC) No 1606/2002 has been achieved. However, IAS/IFRSs are constantly updated by International Accounting Standards Board. Accordingly, relevant TAS/TFRSs will be updated. | Preparations are on- going | Turkish Public Oversight, Accounting and Auditing Standards Authority | Second half of 2015 |
| 3 | Communiqué amending the Communiqué on Turkish Financial Reporting Standard regarding the financial instruments: disclosures (TFRS 7) (OG: 30.1.2007/26419) | Regulation (EC) No 1606/2002 of the European Parliament and of the Council of 19 July 2002 on the application of international accounting standards | Full alignment with the Regulation (EC) No 1606/2002 has been achieved. However, IAS/IFRSs are constantly updated by International Accounting Standards Board. Accordingly, relevant TAS/TFRSs will be updated. | Preparations are on- going | Turkish Public Oversight, Accounting and Auditing Standards Authority | Second half of 2015 |
| 4 | Communiqué amending the Communiqué on Turkish Accounting Standard regarding employee benefits (TAS 19) (OG: 12.03.2013/28585) | Regulation (EC) No 1606/2002 of the European Parliament and of the Council of 19 July 2002 on the application of international accounting standards | Full alignment with (EC) 1606/2002 has been achieved. However, IAS/IFRSs are constantly updated by International Accounting Standards Board. Accordingly, relevant TAS/TFRSs will be updated. | Preparations are on- going | Turkish Public Oversight, Accounting and Auditing Standards Authority | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---|---|---|--------------------------|
| 5 | Communiqué amending the Communiqué on Turkish Accounting Standard regarding interim financial reporting (TAS 34) (OG: 02.02.2006/26068) | Regulation (EC) No 1606/2002 of the European Parliament and of the Council of 19 July 2002 on the application of international accounting standards | Full alignment with the Regulation (EC) No 1606/2002 has been achieved. However, IAS/IFRSs are constantly updated by International Accounting Standards Board. Accordingly, relevant TAS/TFRSs will be updated. | Preparations are on- going | Turkish Public Oversight, Accounting and Auditing Standards Authority | Second half of 2015 |
| 6 | Communiqué on accounting standards for different sizes of enterprises, sectors and non-profit organisations | Directive 2013/34/EU of the European Parliament and of the Council of 26 June 2013 on the annual financial statements, consolidated financial statements and related reports of certain types of undertakings, amending Directive 2006/43/EC of the European Parliament and of the Council and repealing Council Directives 78/660/EEC and 83/349/EEC | Aligning the financial reporting of undertakings that are not within the scope of Turkish Accounting Standards with the EU legislation, following completion of the legal gap analysis with respect to Directive 2013/34/EU | Preparations are on- going | Turkish Public Oversight, Accounting and Auditing Standards Authority | First half of 2016 |
| 7 | Communiqué amending the Communiqué on takeover bids (OG: 23.01.2014/28891) | Directive 2004/25/EC of the European Parliament and of the Council of 21 April 2004 on takeover bids | Aligning the Communiqué with relevant EU legislation | Necessary amendments will be made by the Capital Markets Board, following completion of the European Commission's study on the level of legal alignment | Capital Markets Board | First half of 2018 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|---|-------------------------------------|--------------------------|
| 8 | Communiqué amending the Communiqué on voting by proxy and proxy solicitation (OG: 24.12.2013/28861) | Directive 2007/36/EC of the European Parliament and of the Council of 11 July 2007 on the exercise of certain rights of shareholders in listed companies | Aligning the Communiqué with relevant EU legislation | Necessary amendments will be made by the Capital Markets Board, following completion of the European Commission's study on the level of legal alignment | Capital Markets Board | First half of 2018 |
| 9 | Communiqué amending the Communiqué on merger and demerger (OG: 28.12.2013/28865) | Sixth Council Directive 82/891/EEC of 17 December 1982 based on Article 54 (3) (g) of the Treaty, concerning the division of public limited liability companies Directive 2011/35/EU of the European Parliament and of the Council of 5 April 2011 concerning mergers of public limited liability companies | Aligning the Communiqué with relevant EU legislation | Necessary amendments will be made by the Capital Markets Board, following completion of the European Commission's study on the level of legal alignment | Capital Markets Board | First half of 2018 |
| 10 | By-law amending the By-law on trade registry (OG: 27.01.2013/28541) | Directive 2009/101/EC of the European Parliament and of the Council of 16 September 2009 on coordination of safeguards which, for the protection of the interests of members and third parties, are required by Member States of companies within the meaning of the second paragraph of Article 48 of the Treaty, with a view to making such safeguards equivalent | Aligning the By-law with the relevant EU legislation | Necessary amendments will be made in the Law following completion of the European Commission's study regarding the level of alignment of the Turkish Commercial Code with the relevant Directives | Ministry of Customs and Trade | First half of 2017 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|--|--|-------------------------------------|-----------------------------|
| 1 | Completing Central Registry System (MERSIS) Phase II | Storing regularly the trade registry records of natural and legal persons and the content to be registered and published; carrying out the related procedures in electronic environment; providing and ensuring access to the trade registry information in electronic environment | MERSIS Phase-I has been completed. In MERSIS Phase-II, all economic entities in Turkey including craftsmen, self-employed persons, professional organisations (trade unions, chambers, unions and their supreme boards), public institutions and bodies and other natural and legal persons (such as apartment building managers) will be included in the system. | Ministry of Customs and Trade | First half of 2017 |
| 2 | EU Project on Enhancing the Institutional Capacity of Capital Markets Board of Turkey | Training the CMB staff on the EU accounting and auditing practices for listed companies. Following activities will be carried out during this 18-months project: training of trainers, preparation of training materials, study visits to the relevant Member State authorities and internship programmes | The project is under tendering process | Capital Markets Board | Second half of 2016 |
| 3 | European Bank for Reconstruction and Development (EBRD) Project on the Implementation of the Principles of Corporate Governance | Implementation of the principles of corporate governance by listed companies and increasing the efficiency of related surveillance activities. Following activities will | The project has been approved by EBRD and the call for tender was made in October 2014. | Capital Markets Board | Second half of 2016 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---------------------------------|--|---------------|----------------------------|-----------------------------|
| | | be carried out during this 12- months project: designing the necessary processes, preparing methods and guidelines and providing relevant information to the companies. | | | |



CHAPTER 7: INTELLECTUAL PROPERTY LAW

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Chapter 7 on Intellectual Property Law was opened to accession negotiations on 17 June 2008 during the Slovenian Presidency.

Closing Benchmarks:

- 1. Engaging in a successful dialogue on Intellectual Property Rights (IPR) issues according to the terms of reference submitted by the Commission to Turkey on 3 April 2008.
- 2. Ensuring sufficient administrative capacity for the enforcing institutions with a view to enforcing the rights concerning the fight against piracy and counterfeit.
- 3. Providing a satisfactory track record of investigations, prosecutions and judicial treatment of violations and an improved performance concerning the effective enforcement of Intellectual Property Law by Turkey, including a substantial reduction in the volume of counterfeited and pirated goods exported to the EU.
- 4. Completing the alignment with the Community acquis concerning the community exhaustion of rights and the introduction of supplementary protection certificates, and ensuring the enforcement of these rights by accession.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|------------------------------|---------------------------------------|--------------------------|
| 1 | Amending the Law No. 5846 on Intellectual and Artistic Works (O.G.: 13.12.1951/7981) | Directive 2009/24/EC of the European Parliament and of the Council of 23 April 2009 on the legal protection of computer programs Directive 2006/115/EC of the European Parliament and of the Council of 12 December 2006 on rental right and lending right and on certain rights related to copyright in the field of intellectual property Directive 2006/116/EC of the European Parliament and of the Council of 12 December 2006 on the term of protection of copyright and certain related rights Council Directive 93/83/EEC of 27 September 1993 on the coordination of certain rules concerning copyright and rights related to copyright applicable to satellite broadcasting and cable retransmission Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases Directive 2001/29/EC of the European Parliament and of the Council of 22 May 2001 on the harmonisation of certain aspects of copyright and related rights in the information society Directive 2001/84/EC of the European | Further aligning with relevant EU legislation, enhancing efficiency in the functioning of the collecting societies and in the fight against infringements of rights in the digital area | Preparations are on-going | Ministry of Culture and Tourism | Second half of 2017 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|--|------------------------------|-------------------------------------|--------------------------|
| | | Parliament and of the Council of 27 September 2001 on the resale right for the benefit of the author of an original work of art Directive 2012/28/EU of the European Parliament and of the Council of 25 October 2012 on certain permitted uses of orphan works Text with EEA relevance Directive 2014/26/EU of the European Parliament and of the Council of 26 February 2014 on collective management of copyright and related rights and multi-territorial licensing of rights in musical works for online use in the internal market | | | | |
| 2 | Amending the Customs Law No. 4458 (O.G.: 04.11.1999/23866) | Regulation (EU) No 608/2013 of the European Parliament and of the Council of 12 June 2013 concerning customs enforcement of intellectual property rights and repealing Council Regulation (EC) No 1383/2003 | Aligning with the EU legislation concerning customs enforcement of intellectual property rights | Preparations are on-going | Ministry of Customs and Trade | First half of 2016 |

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|-------------------------------|-------------------------------------|--------------------------|
| 1 | Amending the By-law on customs (OG: 07.10.2009/27369 - bis) | Regulation (EU) No 608/2013 of the European Parliament and of the Council of 12 June 2013 concerning customs enforcement of intellectual property rights and repealing Council Regulation (EC) No 1383/2003 | Determining the implementation procedures following the amendment to the Customs Law | Preparations are on- going | Ministry of Customs and Trade | Second half of 2017 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|---|--|--|-----------------------------|
| 1 | 2016 Training Programme for practitioners of intellectual property rights | Increasing the technical knowledge of IPR staff and ensuring consistency in implementation of the IPR legislation for effective protection of intellectual property rights | Training programme will be updated in line with trainings to be carried out in 2015 and emerging needs. | Turkish Patent Institute Ministry of Culture and Tourism | Second half of 2015 |
| 2 | 2017 Training Programme for practitioners of intellectual property rights | Increasing the technical knowledge of IPR staff and ensuring consistency in implementation of the IPR legislation for effective protection of intellectual property rights | Training programme will be updated in line with trainings to be carried out in 2016 and emerging needs. | Turkish Patent Institute Ministry of Culture and Tourism | Second half of 2016 |
| 3 | 2018 Training Programme for practitioners of intellectual property rights | Increasing the technical knowledge of IPR staff and ensuring consistency in implementation of the IPR legislation for effective protection of intellectual property rights | Training programme will be updated in line with trainings to be carried out in 2017 and emerging needs. | Turkish Patent Institute Ministry of Culture and Tourism | Second half of 2017 |
| 4 | 2019 Training Programme for practitioners of intellectual property rights | Increasing the technical knowledge of IPR staff and ensuring consistency in implementation of the IPR legislation for effective protection of intellectual property rights | Training programme will be updated in line with trainings to be carried out in 2018 and emerging needs. | Turkish Patent Institute Ministry of Culture and Tourism | Second half of 2018 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|---|---|--|-----------------------------|
| 5 | 2016 Activity Programme to raise awareness and consciousness on intellectual property rights among the public | Raising awareness among the public on intellectual property rights | The activity programme will be updated in line with activities to be carried out in 2015 and emerging needs | Turkish Patent Institute Ministry of Culture and Tourism | Second half of 2015 |
| 6 | 2017 Activity Programme to raise awareness and consciousness on intellectual property rights among the public | Raising awareness among the public on intellectual property rights | The activity programme will be updated in line with activities to be carried out in 2016 and emerging needs | Turkish Patent Institute Ministry of Culture and Tourism | Second half of 2016 |
| 7 | 2018 Activity Programme to raise awareness and consciousness on intellectual property rights among the public | Raising awareness among the public on intellectual property rights | The activity programme will be updated in line with activities to be carried out in 2017 and emerging needs | Turkish Patent Institute Ministry of Culture and Tourism | Second half of 2017 |
| 8 | 2019 Activity Programme to raise awareness and consciousness on intellectual property rights among the public | Raising awareness among the public on intellectual property rights | The activity programme will be updated in line with activities to be carried out in 2018 and emerging needs | Turkish Patent Institute Ministry of Culture and Tourism | Second half of 2018 |
| 9 | Establishment of Intellectual Property Rights Academy | Developing the professional expertise and capacity building for Turkish Patent Institute experts, trademark and patent agents, judges and prosecutors | Work has been initiated for legal framework analysis, impact analysis and stakeholder analysis along with preparation of related legislation and curriculum | Turkish Patent Institute Ministry of Culture and Tourism | First half of 2017 |
| 10 | Establishing electronic archive system in Turkish Patent Institute | Ensuring transition from paper- based archive system to electronic | Preparations are on-going | Turkish Patent Institute | Second half of 2016 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|---|---|---|-----------------------------|
| | | archive system. In this context, current physical archives will be scanned and stored electronically and operations will be carried out through information from the electronic archive, therefore scope of information available to third persons will be extended and speed of access will increase. | | | |
| 11 | Enabling courts' access to Turkish Patent Institute's database | Enabling instant inquiry of information through integration of Turkish Patent Institute's database with National Judicial Network Project (UYAP) | Work will be initiated for establishing the necessary infrastructure | Turkish Patent Institute Ministry of Justice | Second half of 2017 |
| 12 | Ensuring more efficient protection of intellectual property rights at customs through trainings, workshops and seminars as well as supplying new equipment | Further aligning the national legislation on customs enforcement of intellectual property rights with the EU legislation, enhancing technical and administrative capacity in the fight against counterfeiting and piracy | Work is on-going under the related component of Modernization of Turkish Customs Administration VIII Project financed by IPA. | Ministry of Customs and Trade | Second half of 2017 |
| 13 | Strengthening copyrights system in order to foster creative and copyright-based industries | Enhancing administrative capacities of institutions functioning in the field of copyright, supporting the judiciary in this field, increasing the awareness of stakeholders with regard to the importance and benefits of copyrights with a view to promoting creative economy, encouraging strong coordination among public institutions | Work is on-going in the scope of Strengthening Copyrights System in Turkey with a Focus on Development of Creative Industries Project financed by IPA-ESEI 2013. | Ministry of Culture and Tourism | Second half of 2017 |



CHAPTER 9: FINANCIAL SERVICES

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS^{20:}

The Screening Report for Chapter 9 on Financial Services was communicated to Turkey on June 2007 by the German Presidency.

There is no opening benchmark for this Chapter.

²⁰ Chapter 9 on Financial Services cannot be opened to negotiations due to political blockage.



1-PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|--|-------------------------------|--|--------------------------|
| 1 | Amending Banking Law No.5411 (OG: 01.11.2005 /25983-bis) | Directive 2014/49/EU of the European Parliament and of the Council of 16 April 2014 on deposit guarantee schemes | Aligning with the EU legislation through extending guarantee schemes to cover commercial deposits as well | Preparations are on- going | Savings Deposit Insurance Fund | First half of 2019 |
| 2 | Amending Banking Law No.5411 (OG: 01.11.2005 /25983-bis) | Directive 2014/59/EU establishing a framework for the recovery and resolution of credit institutions and investment firms | Aligning with the EU legislation through comprehensive amendments to the current resolution regime | Preparations are on- going | Banking Regulation and Supervision Agency Savings Deposit Insurance Fund | First half of 2019 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|---|-------------------------------|---------------------------------|--------------------------|
| 1 | Amending the Decision No. 32 of the Council of Ministers on protection of the value of the Turkish currency (OG:11.08.1989/20249) | Directive 2007/64/EC of the European Parliament and of the Council of 13 November 2007 on payment services in the internal market amending Directives 97/7/EC, 2002/65/EC, 2005/60/EC and 2006/48/EC and repealing Directive 97/5/EC Directive 2009/44/EC of the European Parliament and of the Council of 6 May 2009 amending Directive 98/26/EC on settlement finality in payment and securities settlement systems and Directive 2002/47/EC on financial collateral arrangements as regards linked systems and credit claims Directive 2009/110/EC of the European Parliament and of the Council of 16 September 2009 on the taking up, pursuit and prudential supervision of the business of electronic money institutions amending Directives 2005/60/EC and 2006/48/EC and repealing Directive 2000/46/EC | Amending the exchange legislation to enable money transfers from Turkey to abroad via financial institutions other than resident banks | Preparations are on- going | Undersecretariat of Treasury | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|--|-------------------------------|---------------------------------|--------------------------|
| 2 | Amending the Decision No. 32 of the Council of Ministers on protection of the value of the Turkish currency (OG:11.08.1989/20249) | Directive 2007/64/EC of the European Parliament and of the Council of 13 November 2007 on payment services in the internal market amending Directives 97/7/EC, 2002/65/EC, 2005/60/EC and 2006/48/EC and repealing Directive 97/5/EC Directive 2009/44/EC of the European Parliament and of the Council of 6 May 2009 amending Directive 98/26/EC on settlement finality in payment and securities settlement systems and Directive 2002/47/EC on financial collateral arrangements as regards linked systems and credit claims Directive 2009/110/EC of the European Parliament and of the Council of 16 September 2009 on the taking up, pursuit and prudential supervision of the business of electronic money institutions amending Directives 2005/60/EC and 2006/48/EC and repealing Directive 2000/46/EC | Amending the exchange legislation to lay down the principles and procedures on electronic money institutions | Preparations are on- going | Undersecretariat of Treasury | Second half of 2015 |
| 3 | Communiqué on information systems of the payment and securities settlement systems | Directive 2009/44/EC of the European Parliament and of the Council of 6 May 2009 amending Directive 98/26/EC on settlement finality in payment and securities | Laying down principles and procedures on the management of information systems used in the activities of payment | Preparations are on- going | Central Bank of Turkey | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|-------------------------------|---|--------------------------|
| | | settlement systems and Directive 2002/47/EC on financial collateral arrangements as regards linked systems and credit claims | and securities settlement systems | | | |
| 4 | Drafting a new By-law in line with the amendment to Banking Law No. 5411 regarding resolution regime | Directive 2014/59/EU establishing a framework for the recovery and resolution of credit institutions and investment firms | Aligning with the EU legislation through comprehensive amendments to the current resolution regime | Preparations are on- going | Banking Regulation and Supervision Agency Savings Deposit Insurance Fund | First half of 2019 |
| 5 | Amending the By-law on principles and procedures regarding payment of insured deposits and participation funds in the banks whose operation license is revoked, as well as bankruptcy and liquidation of these banks (OG: 23.02.2007/26443) | Directive 2014/49/EU of the European Parliament and of the Council of 16 April 2014 on deposit guarantee schemes | Gradually repaying the insured deposits within 20 business days following revocation of operating license of the bank. Similar to the Directive, a gradual transition is envisaged and repayment period is planned to be set as 20 business days by 31.12.2019, and as 7 business days by 31.12.2024. | Preparations are on- going | Savings Deposit Insurance Fund | First half of 2019 |
| 6 | Amending the By-law on principles and procedures regarding payment of insured | Directive 2014/49/EU of the European Parliament and of the Council of 16 April 2014 on deposit guarantee schemes | Allowing advance deposit payments at an amount equivalent to meeting 5- day vital needs of | Preparations are on- going | Savings Deposit Insurance Fund | First half of 2019 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|-------------------------------|----------------------------|--------------------------|
| | deposits and participation funds in the banks whose operation license is revoked, as well as bankruptcy and liquidation of these banks (OG: 23.02.2007/26443) | | depositors, in the event of no payment within 7 days during the transition period until 31.12.2023 | | | |
| 7 | Amending the Communiqué on capital and capital adequacy of intermediaries (OG: 26.06.1998/23384- Repeated version) | Directive 2013/36/EU of the European Parliament and of the Council of 26 June 2013 on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms, amending Directive 2002/87/EC and repealing Directives 2006/48/EC and 2006/49/EC | Aligning with the EU legislation through amending the Communiqué. However, transition programs and periods will be adopted in cases where the legislative amendments are deemed to impose excess burden on the sector. Accordingly, fully aligned legislation will be enacted 1-year prior to the EU membership and will become effective upon membership. | Preparations are on- going | Capital Markets Board | First half of 2018 |
| 8 | Amending the Communiqué on principles of securities investment | Directive 2009/65/EC of the European Parliament and of the Council of 13 July 2009 on the coordination of laws, regulations | Aligning with the EU legislation through arrangements on investment partnerships | Preparations are on- going | Capital Markets Board | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|-----------------------|---------------|----------------------------|--------------------------|
| | partnerships (OG: 29.08.2013/28750) | and administrative provisions relating to undertakings for collective investment in transferable securities (UCITS) | with variable capital | | | |

| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|---|---------------------------|---------------------------------|-----------------------------|
| 1 | Ensuring alignment with the EU regulatory framework for insurance, Solvency II | Ensuring gradual alignment with Solvency II arrangements to be introduced by the EU in the forthcoming period | Preparations are on-going | Undersecretariat of Treasury | First half of 2019 |
| 2 | Implementing EU Project on Enhancing the Institutional Capacity of Capital Markets Board of Turkey | Following activities will be carried out during this 18-months project: legal gap analysis, drafting legislation for alignment, training the CMB staff through seminars, meetings, study visits and internships | Preparations are on-going | Capital Markets Board | Second half of 2016 |



CHAPTER 10: INFORMATION SOCIETY AND MEDIA

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Chapter 10 on Information Society and Media was opened to accession negotiations on 19 December 2008 during the French Presidency.

Closing Benchmarks:

- 1. Turkey completes the legislative alignment with the acquis on electronic communications, in particular on universal service, consumer rights and spectrum management (including harmonisation of radiofrequency allocation), and with the acquis on information society services.
- 2. Turkey secures implementation of competitive safeguard measures against operators with significant market power following market analyses, and the general authorisation regime in line with the acquis. In particular, Turkey provides a track record of the enforcement of the rights of new entrants on the electronic communications market.
- 3. Turkey ensures sufficient administrative capacity to enforce the acquis in the field of electronic communications, as well as the transparency, predictability and independence of the telecommunications regulator.
- 4. Turkey adopts legislation aimed at transposing the acquis in the field of audiovisual policy, notably the Audiovisual Media Services Directive, including measures to ensure that the national legal framework complies with the principle of freedom of reception and retransmission of television broadcasts.
- 5. Turkey completes public consultation with the relevant stakeholders as regards the impact of the measures adopted in view of enhancing the transparency of the audiovisual regulatory process and the independence of the competent regulatory body, and reflects the findings as appropriate.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|-------------------------------|---------------------------------------|--------------------------|
| 1 | Amending the Law No.5224 on the Evaluation, Classification and Support of Cinema Films (OG: 21.07.2004/25529) | Communication from the Commission on the follow-up to the Commission communication on certain legal aspects relating to cinematographic and other audiovisual works (Cinema communication) of 26.09.2001 (COM/2004/0171) Recommendation of the European Parliament and of the Council of 16 November 2005 on film heritage and the competitiveness of related industrial activities (2005/865/CE) | Supporting development and sustainability of the film sector and aligning with the EU norms | Preparations are on- going | Ministry of Culture and Tourism | First half of 2019 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|-------------------------------|---------------------------------------|--------------------------|
| 1 | Secondary legislation with respect to the Law on the Regulation of Electronic Commerce | Directive 2000/31/EC of the European Parliament and of the Council on certain legal aspects of information society services, in particular electronic commerce, in the Internal Market Directive 2002/58/EC of the European Parliament and of the Council concerning the processing of personal data and the protection of privacy in the electronic communications sector | Completing the secondary legislation to promote and ensure secure e-commerce in accordance with the Law No. 6563 on the Regulation of E-Commerce (OG: 05.11.2014 /29166) | Preparations are on- going | Ministry of Customs and Trade | Second half of 2015 |
| 2 | Amending the By-law on promotion of cinema films (OG: 13.11.2004/25642) | Communication from the Commission on the follow-up to the Commission Communication on certain legal aspects relating to cinematographic and other audiovisual works (Cinema communication) of 26.09.2001 COM/2004/0171 Recommendation of the European Parliament and of the Council of 16 November 2005 on film heritage and the competitiveness of related industrial activities (2005/865/CE) | Updating the By-law on promotion of the film sector upon enactment of the Draft Law | Preparations are on- going | Ministry of Culture and Tourism | First half of 2019 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|-------------------------------|---------------------------------------|--------------------------|
| 3 | Amending the By-law governing the rules and procedures on evaluation and classification of cinema films (OG: 8.11.2008/27048) | Communication from the Commission on the follow-up to the Commission Communication on certain legal aspects relating to cinematographic and other audiovisual works (Cinema communication) of 26.09.2001 COM/2004/0171 Recommendation of the European Parliament and of the Council of 16 November 2005 on film heritage and the competitiveness of related industrial activities (2005/865/CE) | Updating the By-law on evaluation and classification of cinema films upon enactment of the Draft Law | Preparations are on- going | Ministry of Culture and Tourism | First half of 2019 |

| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|---|---|---|-----------------------------|
| 1 | Conclusion of the tenders for terrestrial/digital television and radio frequency planning | Completing the transition process for terrestrial/digital radio and television broadcasting | Preparations are on-going for the new process pursuant to the court rulings regarding the tenders in 2013 for national, regional and local terrestrial/digital television and radio frequency planning | The Turkish Radio and Television Supreme Council | First half of 2019 |
| 2 | Establishment of a Film Museum and Archive | Preserving and promoting the national film heritage | Preparations are on-going | Ministry of Culture and Tourism | First half of 2019 |



CHAPTER 11: AGRICULTURE AND RURAL DEVELOPMENT

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS²¹:

Screening Report for Chapter 11 on Agriculture and Rural Development was communicated to Turkey on 24 January 2007 by the German Presidency.

Opening Benchmarks:

- 1. Turkey establishes an IPARD Agency (Instrument for Pre-accession Assistance in Rural Development) accredited in compliance with EU requirements.
- 2. Turkey presents to the Commission a strategy to reverse the tendency of recent years of increasing importance of coupled direct support payments and price support measures in the agriculture budget, in favour of decoupled direct support in line with the current trend of the Common Agricultural Policy. This strategy should also include steps towards the alignment of public support for state economic enterprises with EU state aid rules, as well as the respect by such enterprises of the EU rules on transparency.
- 3. Turkey presents to the Commission a detailed strategy referring also to sensitive products such as cereals, sugar, milk, livestock, fruit and vegetables (including targets, deadlines, responsible authority and cost estimates) to ensure sound and reliable statistical information about agriculture and rural development, in order to reach a satisfactory level to start negotiations.
- 4. Turkey presents to the Commission a strategy on how it intends to further develop the system of land identification and the National Farmer Registration System to prepare for controls on agricultural land.
- 5. Turkey lifts restrictions on trade in beef meat, live bovine animals and derivate products.

²¹ Chapter 11 on Agriculture and Rural Development cannot be opened to negotiations due to political blockage.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|---|-------------------------------|--|--------------------------|
| 1 | Law No.1163 on Cooperatives (OG:10.05.1969/13195) , Law No.5200 on Agricultural Producers Unions (OG:06.07.2004/25514) , Law Amending the Law No.5957 on the Regulation of the rules and procedures of the commerce of fruits and vegetables and other goods to be determined according to their supply and demand (OG:26.03.2010/27533) | Regulation (EU) No 1308/2013 of the European Parliament and of the Council establishing a common organisation of the markets in agricultural products | Developing an operational EU-compliant organisational structure for agricultural producer organisations; in order to attain this goal and control the established mechanisms, developing a system in line with the EU rules for the recognition of the producer organizations by the competent public authority | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2017 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|--|-------------------------------|--|--------------------------|
| 1 | By-law on classification of cattle carcasses | Regulation (EU) No 1308/2013 of the European Parliament and of the Council establishing a common organisation of the markets in agricultural products | In line with the EU Common Market Organisation rules, laying down and implementing the classification criteria for cattle carcasses and laying down the rules on the notification of market prices | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 2 | By-law on classification of sheep carcasses | Regulation (EU) No 1308/2013 of the European Parliament and of the Council establishing a common organisation of the markets in agricultural products | In line with the EU Common Market Organisation rules, laying down and implementing the classification criteria for sheep carcasses in Turkey and laying down the rules on the notification of market prices | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 3 | By-law on principles of cross compliance rules for agricultural supports | Regulation (EU) No 1306/2013 of the European Parliament and of the Council of 17 December 2013 on the financing, management and monitoring of the common agricultural policy and repealing Council Regulations (EEC) No | Establishing cross compliance rules, including rules for animal welfare, plant health, public health and environmental care implemented in the EU as a condition to benefit from | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2017 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|--|-------------------------------|--|--------------------------|
| | | 352/78, (EC) No 165/94, (EC) No 2799/98, (EC) No 814/2000, (EC) No 1290/2005 and (EC) No 485/2008 | agricultural supports | | | |
| 4 | By-law on Integrated Administration Control System | Regulation (EU) No 1306/2013 of the European Parliament and of the Council of 17 December 2013 on the financing, management and monitoring of the common agricultural policy and repealing Council Regulations (EEC) No 352/78, (EC) No 165/94, (EC) No 2799/98, (EC) No 814/2000, (EC) No 1290/2005 and (EC) No 485/2008 | Preparation for the establishment of the Integrated Administration and Control System implemented by the EU Member States for the management and control of the applications made by the farmers within the scope of various support schemes | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2017 |

| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|---|--|---|-----------------------------|
| 1 | Establishing the necessary administrative and legal framework for the implementation of Measure No.201 on "Preparation for Implementation of Actions relating to Environment and the Countryside" which is pending implementation under the | Adopting a multi-dimensional approach in the field of rural development which also serves for the protection of the environment and rural landscape in accordance with the Common Agricultural Policy. To this end, implementing Measure No. 201 under the IPARD | The working groups, established under the coordination of MoFAL with the participation of the relevant stakeholders, continue to carry out the relevant work. Activities with regard to this measure will start following the adoption of the decision of the | Ministry of Food, Agriculture and Livestock | Second half of 2015 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|--|--|---|-----------------------------|
| | IPARD Programme of 2007-2013. | Program and starting a pilot implementation of the measures for erosion control in the IPARD provinces. | European Commission on the conferral of management powers. | | |
| 2 | Establishing the necessary administrative and legal framework for the implementation of Measure No.202 on "Preparation and Implementation of Local Rural Development Strategies (LEADER)" which is pending implementation under the IPARD Programme of 2007-2013. | Adopting a participatory approach in rural development in accordance with the Common Agricultural Policy To this end, implementing Measure No. 202 under the IPARD Programme and starting a pilot implementation of the local development strategies to be pursued by the local action groups in the IPARD provinces. | The working groups, established under the coordination of MoFAL with the participation of the relevant stakeholders, continue to carry out the relevant work. | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 3 | Establishing the administrative and technical capacity to carry out impact assessment regarding harmonization of the agricultural support system with the EU's Common Agricultural Policy. | Compiling the data necessary to prepare the strategy document for the alignment of agricultural supports with the EU's Common Agricultural Policy in the scope of the second technical opening benchmark of the Chapter, and building the administrative and technical capacity | In order to develop the technical capacity for impact assessment, MoFAL has submitted a project proposal under the 2013-ESEI Programme, which is currently being evaluated by the EU Delegation in Ankara. | Ministry of Food, Agriculture and Livestock | Second half of 2017 |
| 4 | Preparing a strategy for alignment with the Common Market Organisation | Laying down the road map to align with the Common Market Organisation rules determined by the Regulation (EU) No. 1308/2013 | A project proposal, including the drafting of the document, has been submitted by MoFAL for the 2014 IPA-Programme. | Ministry of Food, Agriculture and Livestock | Second half of 2017 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|--|---|---|-----------------------------|
| 5 | Preparations for the Land Parcel Identification System | Contributing to the work on the establishment of the Integrated Administration and Control System referred to in the Regulation (EU) No. 1306/2013 | The project on the "Digitisation of the Land Parcel Identification System" financed under the 2010 IPA-Programme, was launched as of 1 October 2014. | Ministry of Food, Agriculture and Livestock | First half of 2017 |
| 6 | Extending the Farm Accountancy Data Network System to cover the entire country | Extending the system, which was established pursuant to the Regulation (EU) No. 1217/2009 and currently covers 54 provinces, to the entire country | As of 2014, the Farm Accountancy Data Network covers 4000 holdings in 54 provinces. | Ministry of Food, Agriculture and Livestock | First half of 2016 |
| 7 | Establishing administrative capacity related to the cross compliance rules | Establishing the necessary administrative capacity for the implementation of cross compliance rules related to animal welfare, animal health, plant health, public health and environmental care implemented in the European Union as a condition to benefit from agricultural supports, contributing to the work on the establishment of the Integrated Administration and Control System | The administrative capacity will be established by the project on the "Establishment of the Integrated Administrative and Control System" financed under the 2011 IPA Programme. | Ministry of Food, Agriculture and Livestock | Second half of 2017 |



CHAPTER 12: FOOD SAFETY, VETERINARY AND PHYTOSANITARY POLICY

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Chapter 12 on Food Safety, Veterinary and Phytosanitary Policy was opened to accession negotiations on 30 June 2010 during the Spanish Presidency.

Closing Benchmarks:

- 1. Turkey implements systems for identification and registration of animals that are compliant with the EU acquis and fully operational, including through implementing its commitments made in view of meeting the relevant opening benchmark.
- 2. Turkey submits an approved national programme for the upgrading of establishments for products of animal origin, including establishments for animal by-products. This programme must include a precise plan for the monitoring by the Turkish authorities of the process of upgrading establishments. As regards the milk sector, the national programme must include a strategy for the use of non-compliant raw milk. Turkey must also demonstrate sufficient progress in the implementation of this national programme. Furthermore, Turkey demonstrates that it has devoted sufficient human and financial resources for monitoring the process of upgrading the establishments covered by the national programme.
- 3. Turkey fulfils its obligations related to animal disease notification, ensuring satisfactory cooperation with the EU Member States, implements surveillance and control measures for animal diseases notifiable to the EU and contingency plans for major epizootic diseases as provided for under the acquis and fully applies the acquis in the area of Foot and Mouth Disease (FMD) by implementing a detailed eradication plan established in advance.
- 4. Turkey has transposed and implements an effective system for the control of Transmissible Spongiform Encephalopathies (TSEs): total feed ban, control of specified risk materials, TSEs testings.



- 5. Turkey has transposed the EU animal welfare legislation and ensured that the sector is aware and prepared, sufficiently in advance, for effective implementation at the latest by accession.
- 6. Turkey continues to set up and develop, in accordance with the acquis, the relevant administrative structures, in particular in order to implement a fully EU-compliant system for all relevant official controls, in particular operational Border Inspection Posts, including the funding of this system; Turkey further increases its administrative capacities and infrastructures; Turkey demonstrates that it will have sufficient administrative capacity to correctly implement and apply all the acquis covered by this Chapter by accession.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---|-------------------------------|--|--------------------------|
| 1. | By-law on health and quarantine conditions for imports of certain birds | Commission Implementing Regulation (EU) No 139/2013 of 7 January 2013 laying down animal health conditions for imports of certain birds into the Union and the quarantine conditions | Identifying health and quarantine conditions for imports of certain birds | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2016 |
| 2. | Communiqué on animal health conditions and certification concerning the introduction and storage period for consignments of certain products of animal origin in free zones, free warehouses and premises of operators supplying cross border means of sea transport | 2005/92/EC: Commission Decision of 2 February 2005 as regards animal health conditions, certification and transitional provisions concerning the introduction and storage period for consignments of certain products of animal origin in free zones, free warehouses and premises of operators supplying cross border means of sea transport in the Community | Identifying animal health conditions and certification principles concerning the introduction and storage period for consignments of certain products of animal origin in free zones, free warehouses and premises of operators supplying cross border means of sea transport | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 3. | Amending the By-law on live animals and animal products subject to veterinary border controls | Commission Regulation (EU) No 28/2012 of 11 January 2012 laying down requirements for the certification for imports into and transit through the Union of | Amending the By-law on live animals and animal products subject to veterinary border controls and identifying | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|-------------------------------|--|--------------------------|
| | (OG:17.11.2011/28145) and By-law laying down requirements for the certification for imports and transit of certain composite products | certain composite products and amending Decision 2007/275/EC and Regulation (EC) No1162/2009 | requirements for the certification for imports and transit of certain composite products | | | |
| 4. | Communiqué on protection measures in relation to highly pathogenic avian influenza and movements of pet birds accompanying their owners into the country | 32007D0025: Commission Decision of 22 December 2006 as regards certain protection measures in relation to highly pathogenic avian influenza and movements of pet birds accompanying their owners into the Community | Taking certain protection measures in relation to highly pathogenic avian influenza and movements of pet birds accompanying their owners into the country | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 5. | Communiqué on maximum number of pet animals of certain species that may be the subject of non-commercial movement | Commission Regulation (EU) No 31/2014 of 14 January 2014 repealing Decisions 2004/301/EC, 2004/539/EC and Regulation (EU) No 388/2010 | Identifying maximum number of pet animals of certain species that may be the subject of non- commercial movement | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 6. | Communiqué on animal health rules for the importation into and transit of certain live ungulate animals | Council Directive 2004/68/EC of 26 April 2004 laying down animal health rules for the importation into and transit through the Community of certain live ungulate animals, amending Directives 90/426/EEC and 92/65/EEC and repealing Directive 72/462/EEC | Identifying health rules for the importation and transit of certain live ungulate animals | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |





| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|-------------------------------|--|--------------------------|
| 7. | Communiqué on veterinary certificates for importing live animals, semen, embryos, ova and products of animal origin | 2007/240/EC: Commission Decision of 16 April 2007 laying down new veterinary certificates for importing live animals, semen, embryos, ova and products of animal origin into the Community pursuant to Decisions 79/542/EEC, 92/260/EEC, 93/195/EEC, 93/196/EEC, 93/195/EEC, 95/328/EC, 96/333/EC, 96/539/EC, 96/540/EC, 2000/572/EC, 2002/613/EC, 2003/56/EC, 2003/779/EC, 2003/863/EC, 2003/858/EC, 2004/407/EC, 2004/438/EC, 2004/595/EC, 2004/639/EC and 2006/168/EC | Identifying veterinary certificates for importing live animals, semen, embryos, ova and products of animal origin | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 8. | Communiqué on lists of third countries, territories or parts thereof authorised for the introduction into the country of certain animals and fresh meat and the veterinary certification requirements | Commission Regulation (EU) No 206/2010of 12 March 2010 laying down lists of third countries, territories or parts thereof authorised for the introduction into the European Union of certain animals and fresh meat and the veterinary certification requirements | Identifying the lists of third countries, territories or parts thereof authorised for the introduction into the country of certain animals and fresh meat and the veterinary certification requirements | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|-----|---|---|--|-------------------------------|--|--------------------------|
| 9. | Communiqué on list of countries and parts of territory thereof authorised for imports of live equidae and semen, ova and embryos of the equine species | 2004/211/EC: Commission Decision of 6 January 2004 establishing the list of third countries and parts of territory thereof from which Member States authorise imports of live equidae and semen, ova and embryos of the equine species, and amending Decisions 93/195/EEC and 94/63/EC | Identifying the list of countries and parts of territory thereof authorised for imports of live equidae and semen, ova and embryos of the equine species | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 10. | Communiqué on animal health conditions and veterinary certification for temporary admission of registered horses | 92/260/EEC: Commission Decision of 10 April 1992 on animal health conditions and veterinary certification for temporary admission of registered horses | Identifying animal health conditions and veterinary certification for temporary admission of registered horses | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 11. | Communiqué on animal health conditions and veterinary certification for the re-entry of registered horses for racing, competition and cultural events after temporary export | 93/195/EEC: Commission Decision of 2 February 1993 on animal health conditions and veterinary certification for the re-entry of registered horses for racing, competition and cultural events after temporary export | Identifying animal health conditions and veterinary certification for the re-entry of registered horses for racing, competition and cultural events after temporary export | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 12. | Communiqué on animal health conditions and veterinary certification for imports of registered equidae and equidae for breeding and production | 93/197/EEC: Commission Decision of 5 February 1993 on animal health conditions and veterinary certification for imports of registered equidae and equidae for breeding and production | Identifying animal health conditions and veterinary certification for imports of registered equidae and equidae for breeding and production | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|-----|---|---|---|-------------------------------|--|--------------------------|
| 13. | Communiqué on a list of countries, territories, zones or compartments from which poultry and poultry products may be imported into and transit and the veterinary certification requirements | Commission Regulation (EC) No 798/2008 of 8 August 2008 laying down a list of third countries, territories, zones or compartments from which poultry and poultry products may be imported into and transit through the Community and the veterinary certification requirements | Identifying the list of countries, territories, zones or compartments from which poultry and poultry products may be imported into and transit and the veterinary certification requirements | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 14. | By-law on animal health conditions and veterinary certification requirements for imports of bovine embryos | 2006/168/EC: Commission Decision of 4 January 2006 establishing the animal health and veterinary certification requirements for imports into the Community of bovine embryos and repealing Decision 2005/217/EC | Identifying animal health conditions and veterinary certification requirements for imports of bovine embryos | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 15. | By-law on animal health requirements applicable to imports of deep-frozen semen of bovine species | Council Directive 88/407/EEC of 14 June 1988 laying down the animal health requirements applicable to intra- Community trade in and imports of deep- frozen semen of domestic animals of the bovine species | Identifying animal health requirements applicable to imports of deep-frozen semen of bovine species | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 16. | Communiqué on animal health conditions governing the importation of equidae | Council Directive 2009/156/EC of 30 November 2009 on animal health conditions governing the movement and importation from third countries of equidae | Identifying animal health conditions governing the importation of equidae | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|-----|---|---|--|-------------------------------|--|--------------------------|
| 17. | By-law on semen, ova and embryos collection and storage centres, production teams, certification requirements and import of animals of the equine species | 2010/471/EU: Commission Decision of 26 August 2010 on imports into the Union of semen, ova and embryos of animals of the equine species as regards lists of semen collection and storage centres and embryo collection and production teams and certification requirements | Identifying the implementation criteria for semen, ova and embryos collection and storage centres, production teams, certification requirements and import of animals of the equine species | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2016 |
| 18. | Instruction on the certificates and list of countries authorised for imports of live equidae and semen, ova and embryos of the equine species | 2004/211/EC: Commission Decision of 6 January 2004 establishing the list of third countries and parts of territory thereof from which Member States authorise imports of live equidae and semen, ova and embryos of the equine species, and amending Decisions 93/195/EEC and 94/63/EC | Identifying the certificates and list of countries authorised for imports of live equidae and semen, ova and embryos of the equine species | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 19. | By-law on imports of semen, ova and embryos of animals of the ovine and caprine species | 2010/472/EU: Commission Decision of 26 August 2010 on imports of semen, ova and embryos of animals of the ovine and caprine species into the Union | Identifying the requirements on imports of semen, ova and embryos of animals of the ovine and caprine species | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2016 |
| 20. | Communiqué on animal and public health conditions and veterinary certification for imports | 2000/572/EC: Commission Decision of 8 September 2000 laying down animal and public health conditions and | Identifying animal and public health conditions and veterinary certification for imports of minced meat and | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2017 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
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| | of minced meat and meat preparations | veterinary certification for imports of minced meat and meat preparations from third countries and repealing Decision 97/29/EC | meat preparations | | | |
| 21. | By-law on animal health and public health requirements for the imports of certain types of products | Council Directive 92/118/EEC of 17 December 1992 laying down animal health and public health requirements governing trade in and imports into the Community of products not subject to the said requirements laid down in specific Community rules referred to in Annex A (I) to Directive 89/662/EEC and, as regards pathogens, to Directive 90/425/EEC | Identifying animal and public health requirements governing the imports of products not subject to the requirements laid down in specific Community rules referred to in Annex A to Directive 89/662/EEC and to Directive 90/425/EEC | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2017 |
| 22. | Communiqué on animal health conditions and the veterinary certification for the import of animal casings | 2003/779/EC: Commission Decision of 31 October 2003 laying down animal health requirements and the veterinary certification for the import of animal casings from third countries | Identifying animal health conditions and the veterinary certification for the import of animal casings | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 23. | By-law on identification and registration of pigs | Council Directive 64/432/EEC of 26 June 1964 on animal health problems affecting intra- Community trade in bovine animals and swine Council Directive 2008/71/EC of 15 July 2008 on the | Registering and monitoring the pigs in low numbers in Turkey | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |



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|-----|---|--|---|-------------------------------|--|--------------------------|
| | | identification and registration of pigs 2000/678/EC: Commission Decision of 23 October 2000 laying down detailed rules for registration of holdings in national databases for porcine animals as foreseen by Council Directive 64/432/EEC | | | | |
| 24. | By-law on identification and registration of equidae | Council Directive 2009/156/EC of 30 November 2009 on animal health conditions governing the movement and importation from third countries of equidae Commission Regulation (EC) No 504/2008 of 6 June 2008 implementing Council Directives 90/426/EEC and 90/427/EEC as regards methods for the identification of equidae | Registering and monitoring the equidae | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 25. | By-law on identification and registration of dogs, cats and ferrets | Commission Implementing Regulation (EU) No 577/2013 of 28 June 2013 on the model identification documents for the non-commercial movement of dogs, cats and ferrets, the establishment of lists of territories and third countries and the format, layout and language requirements of the declarations attesting | Registering and monitoring the non-commercial movement of cats and dogs | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
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| | | compliance with certain conditions provided for in Regulation (EU) No 576/2013 of the European Parliament and of the Council | | | | |
| 26. | By-law on combating classical swine fewer | Council Directive 2001/89/EC of 23 October 2001 on Community measures for the control of classical swine fever 2002/106/EC: Commission Decision of 1 February 2002 approving a Diagnostic Manual establishing diagnostic procedures, sampling methods and criteria for evaluation of the laboratory tests for the confirmation of classical swine fever | Identifying the requirements with regard to the diagnosis and control of classical swine fever | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 27. | By-law on combating African swine fewer | Council Directive 2002/60/EC of 27 June 2002 laying down specific provisions for the control of African swine fever and amending Directive 92/119/EEC as regards Teschen disease and African swine fever 2003/422/EC: Commission Decision of 26 May 2003 approving an African swine fever diagnostic manual | Identifying the requirements with regard to the diagnosis and control of African swine fever | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
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| 28. | Manuel on diagnosis of animal diseases (Last update date:2013) | 2000/428/EC: Commission Decision of 4 July 2000 establishing diagnostic procedures, sampling methods and criteria for the evaluation of the results of laboratory tests for the confirmation and differential diagnosis of swine vesicular disease | Including information about the diagnosis of swine vesicular disease in the Manuel updated in 2013 | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2016 |
| 29. | Turkish Food Codex By- law on maximum levels of coccidiostats or histomonostats in food of animal origin from the unavoidable carry-over of these substances in non- target feed | Commission Regulation (EC) No 124/2009 of 10 February 2009 setting maximum levels for the presence of coccidiostats or histomonostats in food resulting from the unavoidable carry-over of these substances in non-target feed | Identifying maximum levels for the presence of coccidiostats or histomonostats in food of animal origin from the unavoidable carry-over of these substances in non- target feed | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 30. | Turkish Food Codex By- law on labelling and information to customers | Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers, amending Regulations (EC) No1924/2006 and (EC) No 1925/2006 of the European Parliament and of the Council, and repealing Commission Directive 87/250/EEC, Council Directive 90/496/EEC, Commission Directive 1999/10/EC, Directive 2000/13/EC of the European | Aligning with the provisions on mandatory food information, distance selling, voluntary information and information on potential allergens in mass caterers listed in the Regulation (EU) No 1169/2011 and not included in Turkish Food Codex By-law on labelling (OG:29.12.2011/28157) | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |



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| | | Parliament and of the Council, Commission Directives 2002/67/EC and 2008/5/EC and Commission Regulation (EC) No 608/2004 | | | | |
| 31. | Turkish Food Codex By- law on nutrition and health claims made on foods | Regulation (EC) No 1924/2006 of the European Parliament and of the Council of 20 December 2006 on nutrition and health claims made on foods | Identifying the rules on nutrition and health claims for the labelling of foods supplied to the final consumer and mass caterers | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 32. | Turkish Food Codex Communiqué on evaluation procedure regarding novel foods and novel food ingredients | Regulation (EC) No 258/97 of the European Parliament and of the Council of 27 January 1997 concerning novel foods and novel food ingredients | Identifying the application procedure for the approval of novel foods | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 33. | Turkish Food Codex By- law on purity criteria for food additives | Commission Regulation (EU) No 231/2012 of 9 March 2012 laying down specifications for food additives listed in Annexes II and III to Regulation (EC) No 1333/2008 of the European Parliament and of the Council | Laying down the specifications for food additives including colours and sweeteners listed in Annex II and III to Regulation (EC) No 1333/2008 and consolidating the following legislation under the relevant By-law: Turkish Food Codex Communiqué on purity criteria for food additives other than colours and sweeteners used in foods (OG:08.04.2012/28258); | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |



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|-----|---|--|---|-------------------------------|--|--------------------------|
| | | | Turkish Food Codex Communiqué on purity criteria for sweeteners used in foods (OG:07.01.2011/27808) and Turkish Food Codex Communiqué on purity criteria for colours used in foods (OG:10.04.2002/24722) | | | |
| 34. | Turkish Food Codex legislation on authorisation procedure for food additives, food enzymes and food flavourings | Regulation (EC) No1331/2008 of the European Parliament and of the Council of 16 December 2008 establishing a common authorisation procedure for food additives, food enzymes and food flavourings | Evaluating food additives, food enzymes and food flavourings and identifying authorisation procedure | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 35. | Turkish Food Codex By- law on food enzymes | Regulation (EC) No 1332/2008 of the European Parliament and of the Council of 16 December 2008 on food enzymes and amending Council Directive 83/417/EEC, Council Regulation (EC) No 1493/1999, Directive 2000/13/EC, Council Directive 2001/112/EC and Regulation (EC) No 258/97 | Identifying the steps and conditions to include the food enzymes in the list and labelling rules | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 36. | Instruction on reduced plant health checks of certain plants, plant products or other objects for the introduction of | Commission Regulation (EC) No 1756/2004 of 11 October 2004 specifying the detailed conditions for the evidence required and the criteria for the | Making adjustments on reduced plant health checks of certain plants, plant products or other objects during their entry in Turkey | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |



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| | these into the country | type and level of the reduction of the plant health checks of certain plants, plant products or other objects listed in Part B of Annex V to Council Directive 2000/29/EC | | | | |
| 37. | By-law on implementation of rapid alert system for food and feed | Commission Regulation (EU) No 16/2011 of 10 January 2011 laying down implementing measures for the rapid alert system for food and feed | Implementing the rapid alert system for food and feed | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 38. | By-law on imports of animals | 78/685/EEC: Commission Decision of 26 July 1978 establishing a list of epizootic diseases in accordance with Directive 72/462/EEC | Including epizootic diseases listed in the relevant EU legislation in the rules on the imports of animals | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2017 |
| 39. | Circular on an Internet- based information page for aquaculture production businesses and authorised processing establishments | Council Directive 2006/88/EC of 24 October 2006 on animal health requirements for aquaculture animals and products thereof, and on the prevention and control of certain diseases in aquatic animals 2008/392/EC: Commission Decision of 30 April 2008 implementing Council Directive 2006/88/EC as regards an Internet-based information | Using an internet-based information page for aquaculture production businesses and authorised processing establishments | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2019 |



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| | | page to make information on aquaculture production businesses and authorised processing establishments available by electronic means | | | | |
| 40. | Manuel on diagnosis and surveillance schemes for diseases in aquatic animals | 2008/896/EC: Commission Decision of 20 November 2008 on guidelines for the purpose of the risk-based animal health surveillance schemes provided for in Council Directive 2006/88/EC 2001/183/EC: Commission Decision of 22 February 2001 laying down the sampling plans and diagnostic methods for the detection and confirmation of certain fish diseases and repealing Decision 92/532/EEC 2003/466/EC: Commission Decision of 13 June 2003 establishing criteria for zoning and official surveillance following suspicion or confirmation of the presence of infectious salmon anaemia (ISA) 2002/878/EC: Commission Decision of 6 November 2002 establishing the sampling plans and diagnostic methods for the detection and confirmation of | Identifying diagnosis and surveillance schemes for diseases in aquatic animals | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |



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|-----|---|--|--|-------------------------------|--|--------------------------|
| | | the presence of the mollusc diseases Bonamiosis (Bonamia ostreae) and Marteiliosis (Marteilia refringens) | | | | |
| 41. | By-law on animal health conditions governing the introduction of ovine and caprine animals into the country | Council Directive 91/68/EEC of 28 January 1991 on animal health conditions governing intra-Community trade in ovine and caprine animals | Identifying animal health conditions for the imports of ovine and caprine animals | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2017 |
| 42. | By-law on animal health conditions governing the introduction of poultry and hatching eggs into the country | Council Directive 2009/158/EC of 30 November 2009 on animal health conditions governing intra-Community trade in, and imports from third countries of, poultry and hatching eggs | Identifying animal health conditions for the imports of poultry and hatching eggs | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2017 |
| 43. | Communiqué on animal health conditions governing trade and imports of animals, semen, ova and embryos | Council Directive 92/65/EEC of 13 July 1992 laying down animal health requirements governing trade in and imports into the Community of animals, semen, ova and embryos not subject to animal health requirements laid down in specific Community rules referred to in Annex A (I) to Directive 90/425/EEC | Identifying animal health conditions governing trade and imports of animals, semen, ova and embryos | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2016 |
| 44. | By-law on implementation of health certificates for trade in semen, ova and embryos of animals of the equine, | 2010/470/EU: Commission Decision of 26 August 2010 laying down model health certificates for trade within the Union in semen, ova and | Identifying implementation criteria on health certificates for trade in semen, ova and embryos of animals of the equine, ovine | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|-----|--|---|---|-------------------------------|--|--------------------------|
| | ovine and caprine species and in ova and embryos of animals of the porcine species | embryos of animals of the equine, ovine and caprine species and in ova and embryos of animals of the porcine species | and caprine species and in ova and embryos of animals of the porcine species | | | |
| 45. | Communiqué on import conditions applicable to the transmissible spongiform encephalopathies (TSE) | Regulation (EC) No 999/2001 of the European Parliament and of the Council of 22 May 2001 laying down rules for the prevention, control and eradication of certain transmissible spongiform encephalopathies | Identifying import conditions applicable to the transmissible spongiform encephalopathies (TSE) | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2017 |
| 46. | Communiqué on approval of Salmonella control programmes in breeding flocks of Gallus gallus in certain countries | 2007/843/EC: Commission Decision of 11 December 2007 concerning approval of Salmonella control programmes in breeding flocks of Gallus gallus in certain third countries in accordance with Regulation (EC) No 2160/2003 of the European Parliament and of the Council and amending Decision 2006/696/EC, as regards certain public health requirements at import of poultry and hatching eggs | Making arrangements on the approval of Salmonella control programmes in breeding flocks of Gallus gallus in certain countries | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 47. | Instruction on the import of live, fresh, cooled and frozen fish and fish products | Council Directive 2006/88/EC of 24 October 2006 on animal health requirements for aquaculture animals and products thereof, and on the prevention and control of | Identifying import criteria for live, fresh, cooled and frozen fish and fish products | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |



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|-----|--|---|--|-------------------------------|--|--------------------------|
| | | certain diseases in aquatic animals Commission Regulation (EC) No 1251/2008 of 12 December 2008 implementing Council Directive 2006/88/EC as regards conditions and certification requirements for the placing on the market and the import into the Community of aquaculture animals and products thereof and laying down a list of vector species | | | | |
| 48. | Instruction on the import of processed aquaculture products | Council Directive 2006/88/EC of 24 October 2006 on animal health requirements for aquaculture animals and products thereof, and on the prevention and control of certain diseases in aquatic animals | Identifying the import criteria for processed aquaculture products | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2016 |
| 49. | By-law on implementation of animal health requirements applicable to imports of deep-frozen semen of bovine species | 2011/630/EU: Commission Implementing Decision of 20 September 2011 on imports into the Union of semen of domestic animals of the bovine species | Identifying animal health requirements applicable to imports of deep-frozen semen of bovine species | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2016 |
| 50. | Communiqué on animal health conditions governing trade with the EU states and imports of animals, semen, ova and | Council Directive 92/65/EEC of 13 July 1992 laying down animal health requirements governing trade in and imports into the Community of animals, | Identifying animal health conditions governing trade with the EU states and imports of animals, semen, ova and embryos | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|-----|--|--|---|-------------------------------|--|--------------------------|
| | embryos | semen, ova and embryos not subject to animal health requirements laid down in specific Community rules referred to in Annex A (I) to Directive 90/425/EEC | | | | |
| 51. | Communiqué on official controls for the entry of products of animal origin into the country | Council Directive 2002/99/EC of 16 December 2002 laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption | Identifying the official controls for the entry of products of animal origin from other countries | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 52. | Communiqué on public health conditions for the import of meat of wild leporidae, of certain wild land mammals and of farmed rabbits and the veterinary certification requirements | Commission Regulation (EC) No 119/2009 of 9 February 2009 laying down a list of third countries or parts thereof, for imports into, or transit through, the Community of meat of wild leporidae, of certain wild land mammals and of farmed rabbits and the veterinary certification requirements | Identifying public health conditions for the import of meat of wild leporidae, of certain wild land mammals and of farmed rabbits and the veterinary certification requirements | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2017 |
| 53. | Communiqué on public and animal health rules as regards animal by- products and derived products not intended for human consumption | Commission Regulation (EU) No 142/2011 of 25 February 2011 implementing Regulation (EC) No 1069/2009 of the European Parliament and of the Council laying down health rules as regards animal by-products and derived products not intended | Identifying public and animal health rules as regards animal by-products and derived products not intended for human consumption | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|-----|---|--|---|-------------------------------|--|--------------------------|
| | | for human consumption and implementing Council Directive 97/78/EC as regards certain samples and items exempt from veterinary checks at the border under that Directive | | | | |
| 54. | By-law on border checks of certain samples and items exempt from veterinary checks at the border | Commission Regulation (EU) No 142/2011 of 25 February 2011 implementing Regulation (EC) No 1069/2009 of the European Parliament and of the Council laying down health rules as regards animal by-products and derived products not intended for human consumption and implementing Council Directive 97/78/EC as regards certain samples and items exempt from veterinary checks at the border under that Directive | Identifying implementation principles for samples and items exempt from checks at the border inspection posts | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2016 |
| 55. | By-law on implementation of animal health requirements applicable to imports of embryos of bovine species | Council Directive 89/556/EEC of 25 September 1989 on animal health conditions governing intra-Community trade in and importation from third countries of embryos of domestic animals of the bovine species | Identifying the implementation criteria for animal health requirements applicable to imports of embryos of bovine species | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 56. | By-law on animal welfare at the time of cut, slaughter and killing of animals | Council Regulation (EC) No 1099/2009 of 24 September 2009 on the protection of animals at the time of killing | Identifying animal welfare rules in slaughterhouses and at the time of both cut and killing of animals | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|-----|--|--|--|-------------------------------|--|--------------------------|
| 57. | Circular on animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption | Council Directive 2002/99/EC of 16 December 2002 laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption | Identifying animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 58. | Instruction on criteria for the inspection of official controls under the Law No. 5996 on Veterinary Services, Phytosanitary, Food and Feed | 2006/677/EC: Commission Decision of 29 September 2006 setting out the guidelines laying down criteria for the conduct of audits under Regulation (EC) No 882/2004 of the European Parliament and of the Council on official controls to verify compliance with feed and food law, animal health and animal welfare rules | Identifying criteria for the inspection of official controls under the Law No. 5996 on Veterinary Services, Phytosanitary, Food and Feed | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 59. | Instruction on multi- annual national control plan | 2007/363/EC: Commission Decision of 21 May 2007 on guidelines to assist Member States in preparing the single integrated multi-annual national control plan provided for in Regulation (EC) No 882/2004 of the European Parliament and of the Council | Preparing the multi-annual national control plan | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|-----|---|---|---|-------------------------------|--|--------------------------|
| 60. | Amending the By-law on sampling and analysis methods aimed at the official controls of feed (OG: 27.12.2011/28155) | Commission Regulation (EU) No 278/2012 of 28 March 2012 amending Regulation (EC) No 152/2009 as regards the determination of the levels of dioxins and polychlorinated biphenyls Commission Regulation (EU) No 51/2013 of 16 January 2013 amending Regulation (EC) No 152/2009 as regards the methods of analysis for the determination of constituents of animal origin for the official control of feed | Aligning with the new legislation related to the determination of dioxins and polychlorinated biphenyls in feed and alignment with the legislation on the determination of animal origin content in feed through light microscopy and PCR method. | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 61. | Turkish Food Codex Communiqué on active and intelligent materials and articles intended to come into contact with food | Commission Regulation (EC) No 450/2009 of 29 May 2009 on active and intelligent materials and articles intended to come into contact with food | Aligning partially with the relevant EU legislation through making arrangements related to the approval procedure in the application file for the specified materials and articles Full alignment will be achieved upon accession | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 62. | Turkish Food Codex Communiqué on addition of vitamins and minerals and of certain other substances to foods | Regulation (EC) No 1925/2006 of the European Parliament and of the Council of 20 December 2006 on the addition of vitamins and minerals and of certain other substances to foods | Transposing into the national legislation the list of vitamins, minerals and certain other substances determined by the relevant EU legislation | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|-----|---|--|---|-------------------------------|--|--------------------------|
| 63. | Amending the Turkish Food Codex Communiqué on supplementary foods for infants and young children (OG: 01.11.2007- 26687) | Commission Directive 2006/125/EC of 5 December 2006 on processed cereal-based foods and baby foods for infants and young children | Reflecting in the Turkish Food Codex the upcoming amendments in the relevant EU legislation | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 64. | Amending the Turkish Food Codex Communiqué on substances that may be added for specific nutritional purposes in foods for particular nutritional uses (OG:22.08.2006-26267) | Commission Regulation (EC) No 953/2009 of 13 October 2009 on substances that may be added for specific nutritional purposes in foods for particular nutritional uses | Updating the list of substances that may be added for specific nutritional purposes in foods for particular nutritional uses | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2016 |
| 65. | Amending the Turkish Food Codex Communiqué on methods of sampling, sample preparation and analysis for the official control of levels of dioxins and dioxin- like polychlorinated biphenyls in certain foodstuffs (OG:04.01.2012/2816) | Commission Regulation (EU) No 589/2014 of 2 June 2014 laying down methods of sampling and analysis for the control of levels of dioxins, dioxin-like PCBs and non-dioxin-like PCBs in certain foodstuffs and repealing Regulation (EU)No 252/2012 | Arranging the criterion on the methods of sampling, sample preparation and analysis for the official control of levels of dioxins and dioxin- like polychlorinated biphenyls in certain foodstuffs | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 66. | Guide on novel food | 97/618/EC: Commission Recommendation of 29 July 1997 concerning the scientific aspects and the presentation of information necessary to support applications for the placing on the market of novel foods and novel food | Making legal arrangements related to the approval and placing on the market of novel foods | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|-----|---|---|---|-------------------------------|--|--------------------------|
| | | ingredients and the preparation of initial assessment reports under Regulation (EC) No 258/97 of the European Parliament and of the Council | | | | |
| 67. | Amending the By-law on food irradiation (OG:06.11.1999/23868) | Directive 1999/2/EC of the European Parliament and of the Council of 22 February 1999 on the approximation of the laws of the Member States concerning foods and food ingredients treated with ionising radiation | Updating the issues such as irradiation plants, employment, licences, permits and registrations within the scope of the referred By-law | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 68. | Instruction on survey related to potato spindle tuber viroid | 2007/410/EC: Commission Decision of 12 June 2007 on measures to prevent the introduction into and the spread within the Community of Potato spindle tuber viroid | Preparing survey instruction to prevent the introduction into and spread within Turkey of potato spindle tuber viroid and to lay down the measures to be taken | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 69. | By-law on production and marketing of ornamental plants and propagating material | Commission Directive 93/49/EEC of 23 June 1993 setting out the schedule indicating the conditions to be met by ornamental plant propagating material and ornamental plants pursuant to Council Directive 91/682/EEC Commission Directive 1999/66/EC of 28 June 1999 setting out requirements as to the label or other document made out by the supplier | Establishing an ornamental plants market that can be monitored through making arrangements in EU standards in the production and trade of ornamental plants and propagating material | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|-----|--|--|--|-------------------------------|--|--------------------------|
| | | pursuant to Council Directive 98/56/EC Commission Directive 1999/68/EC of 28 June 1999 setting out additional provisions for lists of varieties of ornamental plants as kept by suppliers under Council Directive 98/56/EC Council Directive 98/56/EC of 20 July 1998 on the marketing of propagating material of ornamental plants | | | | |
| 70. | Implementing Regulation on the registration, certification and marketing of landraces | Commission Directive 2008/62/EC of 20 June 2008 providing for certain derogations for acceptance of agricultural landraces and varieties which are naturally adapted to the local and regional conditions and threatened by genetic erosion and for marketing of seed and seed potatoes of those landraces and varieties Commission Directive 2009/145/EC of 26 November 2009 providing for certain derogations, for acceptance of vegetable landraces and varieties which have been traditionally grown in particular | Making legal arrangements related to the registration, certification and marketing of landraces | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2017 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|-----|--|---|--|-------------------------------|--|--------------------------|
| | | localities and regions and are threatened by genetic erosion and of vegetable varieties with no intrinsic value for commercial crop production but developed for growing under particular conditions and for marketing of seed of those landraces and varieties | | | | |
| 71. | Communiqué on animal and public health conditions and model certificates for imports of certain meat products and treated stomachs, bladders and intestines for human consumption | 2007/777/EC: Commission Decision of 29 November 2007 laying down the animal and public health conditions and model certificates for imports of certain meat products and treated stomachs, bladders and intestines for human consumption from third countries and repealing Decision 2005/432/EC | Laying down animal and public health conditions and model certificates for imports of certain meat products and treated stomachs, bladders and intestines for human consumption | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 72. | Instruction on exercising health licenses regarding fisheries | Commission Regulation (EC) No 1251/2008 of 12 December 2008 implementing Council Directive 2006/88/EC as regards conditions and certification requirements for the placing on the market and the import into the Community of aquaculture animals and products thereof and laying down a list of vector species | Determining the utilization of health licenses regarding fisheries | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|-----|--|---|---|-------------------------------|--|--------------------------|
| 73. | Communiqué on introduction and the storage period for consignments of certain products of animal origin in customs warehouses in the country | 2005/93/EC: Commission Decision of 2 February 2005 as regards transitional provisions concerning the introduction and the storage period for consignments of certain products of animal origin in customs warehouses in the Community | Laying down the provisions related to the introduction and the storage period for consignments of certain products of animal origin (animals for hunting purposes, meat and meat products for human consumption including poultry, meat preparations, milk and dairy products) in customs warehouses in the country | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |

3- INSTITUTION BUILDING AND OTHER WORK (Strategy Documents, Action Plans etc.)

| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|--|--|---|-----------------------------|
| 1. | Establishing a system for monitoring the establishments processing approved animal product | Meeting the technical closing benchmark no. 2 | The transition period for the modernization of food establishments will terminate at the end of 2014 and the alignment of the approved establishments will need to be monitored | Ministry of Food, Agriculture and Livestock | Second half of 2016 |
| 2. | Preparing an action plan to increase the quality of raw milk | Meeting the technical closing benchmark no. 2 | Preparations are on-going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|---|--|---|-----------------------------|
| 3. | Preparing the Strategy for Veterinary Services | Contributing to the work to be carried out within the framework of the technical closing benchmark no. 3 and 5 | Work is underway aimed at drawing up strategies on animal health, animal welfare, identification and registration of animals and the control of animal movements. Technical assistance project that will last for 2 years was launched in March 2014. | Ministry of Food, Agriculture and Livestock | First half of 2016 |
| 4. | Building the capacity related to collecting data to be used in the risk assessment | Contributing to the work to be carried out within the framework of the technical closing benchmark no. 6 | Preparations are on-going | Ministry of Food, Agriculture and Livestock | Second half of 2017 |
| 5. | Drawing up the Risk Communication Strategy | Contributing to the work to be carried out within the framework of technical closing benchmark no. 6 | Work is underway within the framework of IPA 2013 programming | Ministry of Food, Agriculture and Livestock | Second half of 2017 |
| 6. | Equipping the phytosanitary border inspection posts in line with the EU criterion | Contributing to the work to be carried out within the framework of technical closing benchmark no. 6 | The shortcomings at equipping the phytosanitary border inspection posts in line with the EU standards have been identified | Ministry of Food, Agriculture and Livestock | Second half of 2017 |
| 7. | Establishing plant health reference laboratory | Contributing to the work to be carried out within the framework of technical closing benchmark no. 6 | Preparations are on-going | Ministry of Food, Agriculture and Livestock | Second half of 2017 |
| 8. | Preparing the strategy and action plan aimed at establishing a system on collecting and processing of animal by-products | Contributing to the work to be carried out within the framework of technical closing benchmark no. 4 | Preparations are on-going | Ministry of Food, Agriculture and Livestock | First half of 2016 |



CHAPTER 13: FISHERIES

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS²²:

Screening Report for Chapter 13 on Fisheries has not been officially communicated to Turkey.

According to the unofficial information, one opening benchmark is envisaged.

1. Turkey submits to the Commission a strategy for alignment with the EU acquis on Common Fisheries Policy.

²² Chapter 13 on Fisheries cannot be opened to negotiations due to political blockage.



MEASURES TO BE TAKEN IN THE FORTHCOMING PERIOD:

1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|-------------------------------|--|--------------------------|
| 1 | Fisheries Law | Regulation (EU) No 1380/2013 of the European Parliament and of the Council of 11 December 2013 on the Common Fisheries Policy, amending Council Regulations (EC) No 1954/2003 and (EC) No 1224/2009 and repealing Council Regulations (EC) No 2371/2002 and (EC) No 639/2004 and Council Decision 2004/585/EC Regulation (EU) No 1379/2013 of the European Parliament and of the Council of 11 December 2013 on the common organisation of the markets in fishery and aquaculture products, amending Council Regulations (EC) No 1184/2006and (EC) No 1224/2009 and repealing Council Regulation (EC) No 104/2000 Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common | Establishing the legal framework in line with EU that will enable in the Fisheries Law No.1380 (OG:04.04.1971/13799) the arrangements to be made regarding the provision of the sustainability of the production resources of the relevant fisheries, regulating the fishing, registration of the fisheries fleet and the activities of the fisheries sector and provision of control, inspection and monitoring and making legal arrangements aimed at market and marketing | Preparations are on- going | Ministry of Food, Agriculture and Livestock | First half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|-----------|---------------|----------------------------|--------------------------|
| | | fisheries policy, amending Regulations (EC) No $847/96$, (EC) No $2371/2002$, (EC) No $811/2004$, (EC) No $768/2005$, (EC) No 2115/2005, (EC) No $2166/2005$, (EC) No $388/2006$, (EC) No 509/2007, (EC) No $676/2007$, (EC) No $1098/2007$, (EC) No $1300/2008$, (EC) No $1342/2008$ and repealing Regulations (EEC) No $2847/93$, (EC) No $1627/94$ and (EC) No 1966/2006 Council Regulation (EC) No 1967/2006 of 21 December $2006concerning management measuresfor the sustainable exploitation offishery resources in theMediterranean Sea, amendingRegulation (EEC) No 2847/93 andrepealing Regulation (EC) No1626/94Council Regulation (EC) No1005/2008$ of 29 September $2008establishing a Community system toprevent, deter and eliminate illegal,unreported and unregulated fishing,amending Regulations (EEC) No2847/93$, (EC) No $1936/2001$ and (EC) No $601/2004$ and repealing Regulations (EC) No 2847/93, (EC) No $1093/94$ and (EC) No $1447/1999$ Council Regulation (EC) No 708/2007 of 11 June 2007 | | | | |





| 2 Amending the Fisheries Law and/or the Law No. 163 on Cooperative OG:10.05.1969/13195 and/or the Law No. 00:00.00 Agricultural Producers Union (OG:06.07.2004/25514) Regulation (EU) No 1380/2013 of the European Parliament and of the Common Fisheries Policy, amending Council Regulation (EU) No 1380/2013 of the European Parliament and of the Council Regulation (EU) No 1380/2013 of the European Parliament and of the Council Regulation (EU) No 1380/2013 of the European Parliament and of the Council Regulation (EU) No 1380/2013 of the European Parliament and of the Council Regulation (EU) No 1380/2013 of the European Parliament and of the Council Regulations (C0:06.07.2004/25514) Developing an organizational structure rad function in line with EU, and rendering it function and sthe fisheries production organizations and rore parliament and of the Council Regulations (EC) No 2371/2002 and (EC) No 633/2004 and Council Becision othe European Parliament and of the Council of 11 December 2013 on the common organisation of the markets in fishery and aquaculture products, amending Council Regulation (EU) No 1379/2013 of the European Parliament and of the Council of 11 December 2013 on the common organisation of the markets in fishery and aquaculture products, amending Council Regulation (EU) No 1379/2013 of the European Parliament and of the Council of 11 December 2013 on the common organisation of the markets in fishery and aquaculture products, amending Council Regulation (EU) No 1184/2006and (EC) No 1224/2009 and repealing Council Regulation (EU) No 104/2000 Commission Implementing Regulation (EU) No 1418/2013 of 17 Producer organizations producer organizations Producer organizations producer organizations Producer organizations | No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|--|----|---|--|---|---------------|----------------------------|--------------------------|
| Law and/or the Law No. 1163 on Cooperatives OG:10.05.1969/13195) and/or the Law No. 5200 on Agricultural Producers Union (OG:06.07.2004/25514) Common Fisheries Policy, amending Council Regulations (EC) No 1254/2003 and (EC) No 1254/2003 and (EC) No 2004/585/EC Regulation (EU) No 2004/585/EC Regulation (EU) No 1379/2013 of the European Parliament and of the Council of 11 December 2012 on the Council Regulations (CG:06.07.2004/25514) COUNCI OF 11 December 2013 on the COUNCI Regulations (CG:06.07.2004/25514) COUNCI OF 11 December 2013 on the COUNCI OF 1224/2009 and repealing COUNCI Regulation (EC) No 1184/2006and (EC) No 1224/2009 and repealing COUNCI Regulation (EC) No 104/2000 Commission Implementing | | | absent species in aquaculture Council Regulation (EC) No 2406/96 of 26 November 1996 laying down common marketing standards for certain fishery products Council Regulation (EEC) No 2930/86 of 22 September 1986 defining characteristics for fishing | | | | |
| | 2 | Law and/or the Law No. 1163 on Cooperatives OG:10.05.1969/13195) and/or the Law No. 5200 on Agricultural Producers Union | European Parliament and of the Council of 11 December 2013 on the Common Fisheries Policy, amending Council Regulations (EC) No 1954/2003 and (EC) No 1224/2009 and repealing Council Regulations (EC) No 2371/2002 and (EC) No 639/2004 and Council Decision 2004/585/EC Regulation (EU) No 1379/2013 of the European Parliament and of the Council of 11 December 2013 on the common organisation of the markets in fishery and aquaculture products, amending Council Regulations (EC) No 1184/2006and (EC) No 1224/2009 and repealing Council Regulation (EC) No 104/2000 Commission Implementing | organizational structure and function in line with EU, and rendering it functional by the fisheries production organizations and for the provision and control of this goal, establishing a system in line with EU aimed at the recognition of the producer organizations | - | Food, Agriculture | |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|-----------|---------------|----------------------------|--------------------------|
| | | December 2013 concerning production and marketing plans pursuant to Regulation (EU) No 1379/2013 of the European Parliament and of the Council on the common organisation of the markets in fishery and aquaculture products Commission Implementing Regulation (EU) No 1419/2013 of 17 December 2013 concerning the recognition of producer organisations and inter-branch organisations, the extension of the rules of producer organisations and inter-branch organisations and the publication of trigger prices as provided for by Regulation (EU) No 1379/2013 of the European Parliament and of the Council on the common organisation of the markets in fishery and aquaculture products Commission Implementing Regulation (EU) No 404/2011 of 8 April 2011 laying down detailed rules for the implementation of Council Regulation (EC) No 1224/2009 establishing a Community control system for ensuring compliance with the rules of the Common Fisheries Policy Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control | | | | |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|-----------|---------------|----------------------------|--------------------------|
| | | system for ensuring compliance with the rules of the common fisheries policy, amending Regulations (EC) No 847/96, (EC) No 2371/2002, (EC) No 811/2004, (EC) No 768/2005, (EC) No 2115/2005, (EC) No 2166/2005, (EC) No 388/2006, (EC) No 509/2007, (EC) No 676/2007, (EC) No 1098/2007, (EC) No 1300/2008, (EC) No 1342/2008 and repealing Regulations (EEC) No 2847/93, (EC) No 1627/94 and (EC) No 1966/2006 Council Regulation (EC) No 2406/96 of 26 November 1996 laying down common marketing standards for certain fishery products 2014/117/EU: Commission Recommendation of 3 March 2014 on the establishment and implementation of the Production and Marketing Plans pursuant to Regulation (EU) No 1379/2013 of the European Parliament and of the Council on the common organisation of the markets in fishery and aquaculture products | | | | |



2- SECONDARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|-------------------------------|--|--------------------------|
| 1 | By-law on fisheries | Regulation (EU) No 1380/2013 of the European Parliament and of the Council of 11 December 2013 on the Common Fisheries Policy, amending Council Regulations (EC) No 1954/2003 and (EC) No 1224/2009 and repealing Council Regulations (EC) No 2371/2002 and (EC) No 639/2004 and Council Decision 2004/585/EC Regulation (EU) No 1379/2013 of the European Parliament and of the Council of 11 December 2013 on the common organisation of the markets in fishery and aquaculture products, amending Council Regulations (EC) No 1184/2006and (EC) No 1224/2009 and repealing Council Regulation (EC) No 104/2000 Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy, amending Regulations (EC) No 811/2004, (EC) No 768/2005, | principles and procedures for the implementation of the new Fisheries Law | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|-----------|---------------|----------------------------|--------------------------|
| | | (EC) No 2115/2005, (EC) No 2166/2005, (EC) No 388/2006, (EC) No 509/2007, (EC) No 676/2007, (EC) No 1098/2007, (EC) No 1300/2008, (EC) No 1342/2008 and repealing Regulations (EEC) No 2847/93, (EC) No 1627/94 and (EC) No 1966/2006 Council Regulation (EC) No 1967/2006 of 21 December 2006 concerning management measures for the sustainable exploitation of fishery resources in the Mediterranean Sea, amending Regulation (EEC) No 2847/93 and repealing Regulation (EC) No 1626/94 Council Regulation (EC) No 1005/2008 of 29 September 2008 establishing a Community system to prevent, deter and eliminate illegal, unreported and unregulated fishing, amending Regulations (EEC) No 2847/93, (EC) No 1936/2001 and (EC) No 601/2004 and repealing Regulations (EC) No 1093/94 and (EC) No 1447/1999 Council Regulation (EC) No 708/2007 of 11 June 2007 concerning use of alien and | | | | |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---|-------------------------------|--|--------------------------|
| | | locally absent species in aquaculture Council Regulation (EC) No 2406/96 of 26 November 1996 laying down common marketing standards for certain fishery products Council Regulation (EEC) No 2930/86 of 22 September 1986 defining characteristics for fishing vessels | | | | |
| 2 | By-law on aquaculture | Council Regulation (EC) No 708/2007 of 11 June 2007 concerning use of alien and locally absent species in aquaculture | Laying down the procedures and principles aimed at aquaculture following the publication of the new Fisheries Law | Preparations are on- going | Ministry of Food, Agriculture and Livestock | Second half of 2016 |

3- INSTITUTION BUILDING AND OTHER WORK (Strategy Documents, Action Plans etc.)

| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|--|---|---|-----------------------------|
| 1 | Within the scope of the fisheries, in the activities to be carried out regarding the establishment of EU Common Market Order in Turkey, increasing the institutional capacity of MoFAL for the fulfilment of the issues related to | Ensuring the fisheries production organizations in Turkey to undertake the responsibilities within the scope of EU Common Fisheries Policy and Common Market Order in the same manner as their counterparts in the EU. | Carrying out the necessary administrative and technical work within the framework of the outputs of the project on "Institutional Capacity Building for the Fisheries Producer Organizations" | Ministry of Food, Agriculture and Livestock | Second half of 2018 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|---|---|---|-----------------------------|
| | the producer organizations and establishing the relevant infrastructure | | | | |
| 2 | Preparing a strategy document for the management of fisheries | Aligning with the Common Fisheries Policy | Preparing fisheries management strategy document within the scope of the measure on "Increasing the System of Turkish Fisheries Management" which will be financed under IPA 2013 programming | Ministry of Food, Agriculture and Livestock | First half of 2016 |
| 3 | Establishing an internet based (satellite aided) centre (UBSİBİM)for monitoring the fish reserves, ecosystem and the activities of fisheries | Monitoring constantly of the fish reserves by UBSİBİM (particularly of migrating pelagic fishes), collecting data and evaluating the data, within the framework of the alignment with Common Fisheries Policy | Establishing UBSİBİM within the scope of IPA II programming aimed at the work on the assessment of the fish reserves | Ministry of Food, Agriculture and Livestock | Second half of 2018 |
| 4 | Establishing a national commission that will make scientific, technical and economic assessments in the field of fisheries and make recommendations | Within the framework of alignment with Common Fisheries Policy, making scientific recommendations on the management of the fisheries by means of a structure (pre-STECF) similar to EU Scientific, Technical and Economic Committee for Fisheries (STECF) | Establishing a national commission within the scope of IPA II programming aimed at the work on the assessment of fish reserves | Ministry of Food, Agriculture and Livestock | Second half of 2018 |



CHAPTER 14: TRANSPORT POLICY

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS²³:

Screening Report for Chapter 14 on Transport Policy has not been officially communicated to Turkey.

According to the unofficial information, two opening benchmarks are envisaged:

- 1. Turkey should provide a clear strategy for the progressive alignment on the acquis in the railway sector. The strategy should include detailed plans for the separation of functions regarding infrastructure management and provision of services with target dates as well as institutional capacity-building measures.
- 2. Turkey should engage in a process towards the recognition of "Community Designation" and should provide a clear strategy for the progressive alignment with the acquis on the Single European Sky. The strategy should address an acceptable technical solution to ensure the necessary communication in order to guarantee the appropriate level of air safety in the South Eastern Mediterranean region.

²³ Chapter 14 on Transport Policy cannot be opened to negotiations due to political blockage.



MEASURES TO BE TAKEN IN THE FORTHCOMING PERIOD:

1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|--|--|--------------------------|
| 1 | Law on the Ratification of Maritime Labour Convention | Council Directive 2009/13/EC of 16 February 2009 implementing the Agreement concluded by the European Community Shipowners' Associations (ECSA) and the European Transport Workers' Federation (ETF) on the Maritime Labour Convention, 2006, and amending Directive 1999/63/EC | Providing seafarers the rights to a safe and secure workplace that complies with safety standards, to fair terms of employment, to decent working and living conditions and to health protection, medical care, welfare measures and other forms of social protection | Submitted to the Turkish Grand National Assembly | Ministry of Labour and Social Security Ministry of Health | Second half of 2015 |

2- SECONDARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---|-------------------------------|--|--------------------------|
| 1 | By-law on railway interoperability | Directive 2008/57/EC of the European Parliament and of the Council of 17 June 2008 on the interoperability of the rail system within the Community | Placing interoperability components and subsystems on the market, taking them into service and operating them | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications | Second half of 2016 |
| 2 | By-law on rail passengers' rights | Regulation (EC) No 1371/2007 of the European Parliament and of the Council of 23 October 2007 on | Determining the rights and obligations of rail passengers and rail | Preparations are on- going | Ministry of Transport, Maritime Affairs | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|---|-------------------------------|--|--------------------------|
| | | rail passengers' rights and obligations | transport service providers and improving the quality and effectiveness of rail passenger services | | and Communications | |
| 3 | By-law on construction and maintenance of the rolling stock | 2008/232/EC Commission Decision of 21 February 2008 concerning a technical specification for interoperability relating to the rolling stock sub- system of the trans-European high-speed rail system Commission Regulation (EU) No 445/2011 of 10 May 2011 on a system of certification of entities in charge of maintenance for freight wagons and amending Regulation (EC) No 653/2007 2012/462/EU: Commission Decision of 23 July 2012 amending Decisions 2002/731/EC, 2002/732/EC, 2002/733/EC, 2002/735/EC and 2006/66/EC and repealing Decision 2002/730/EC concerning technical specifications for interoperability | Constructing rolling stock in compliance with international standards in terms of their class, type, capacity and length of haul; determining, authorising and supervising the institutions to be in charge of the maintenance and repair of these rolling stock | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications | Second half of 2015 |
| 4 | By-law on railway infrastructure standards and acceptance of the infrastructure | 2008/217/EC: Commission Decision of 20 December 2007 concerning a technical specification for interoperability | Determining the procedures and principles for designing the signalling, communication and | Preparations are on- going | Ministry of Transport, Maritime Affairs and | Second half of 2015 |





| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|-------------------------------|--|--------------------------|
| | | relating to the infrastructure sub- system of the trans-European high-speed rail system 2011/275/EU: Commission Decision of 26 April 2011 concerning a technical specification for interoperability relating to the 'infrastructure' subsystem of the trans-European conventional rail system 2011/633/EU: Commission Implementing Decision of 15 September 2011 on the common specifications of the register of railway infrastructure | electrification infrastructure of railways and their geometric properties in compliance with EU and international standards | | Communications | |
| 5 | By-law on environmental impacts of rail transport | Directive 97/68/EC of the European Parliament and of the Council of 16 December 1997 on the approximation of the laws of the Member States relating to measures against the emission of gaseous and particulate pollutants from internal combustion engines to be installed in non-road mobile machinery Directive 2004/49/EC of the European Parliament and of the Council of 29 April 2004 on safety on the Community's railways and amending Council Directive 95/18/EC on the licensing of railway undertakings and | Specifying the measures to be taken to prevent or minimise the negative effects on the environment of the planned projects while determining their possible impacts on the environment | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---|-------------------------------|---|--------------------------|
| | | Directive 2001/14/EC on the allocation of railway infrastructure capacity and the levying of charges for the use of railway infrastructure and safety certification 2011/229/EU: Commission Decision of 4 April 2011 concerning the technical specifications of interoperability relating to the subsystem 'rolling stock – noise' of the trans- European conventional rail system | | | | |
| 6 | By-law relating to persons with reduced mobility in rail transport | 2008/164/EC: Commission Decision of 21 December 2007 concerning the technical specification of interoperability relating to persons with reduced mobility in the trans-European conventional and high-speed rail system | Making necessary arrangements in infrastructure and rolling stock for meeting the needs of persons with reduced mobility | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications | Second half of 2015 |
| 7 | By-law on technical roadside inspection of commercial vehicles | Directive 2000/30/EC of the European Parliament and of the Council of 6 June 2000 on the technical roadside inspection of the roadworthiness of commercial vehicles circulating in the Community | Establishing detailed rules on roadside inspections of commercial vehicles | Preparations are on- going | Ministry of Interior Ministry of Transport, Maritime Affairs and Communications | First half of 2019 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|---|-------------------------------|---|--------------------------|
| 8 | By-law on inspection of transport of dangerous goods | Council Directive 95/50/EC of 6 October 1995 on uniform procedures for checks on the transport of dangerous goods by road | Aligning the procedures for inspection of the transport of dangerous goods with the EU acquis | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications | First half of 2016 |
| 9 | By-law on tunnel operation | Directive 2004/54/EC of the European Parliament and of the Council of 29 April 2004 on minimum safety requirements for tunnels in the Trans-European Road Network | Increasing the safety of tunnels by improving and monitoring safety measures | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate General of Highways | Second half of 2015 |
| 10 | By-law on road infrastructure safety | Directive 2008/96/EC of the European Parliament and of the Council of 19 November 2008 on road infrastructure safety management | Ensuring safer travel for road users and reducing the number of accidents by improving the road infrastructure safety | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate General of Highways | Second half of 2017 |
| 11 | Instruction concerning the rights of and arrangements for disabled persons and persons with reduced mobility when travelling by air (SHT-33B/01) | Regulation (EC) No 1107/2006 of the European Parliament and of the Council of 5 July 2006 concerning the rights of disabled persons and persons with reduced mobility when travelling by air | Taking necessary measures to provide better conditions to disabled persons and persons with reduced mobility travelling by air | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate General of Civil Aviation | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|-------------------------------|---|--------------------------|
| 12 | Amending the Health Instructions on Aviation (DoP: 04.03.2003) | Commission Regulation (EU) No 1178/2011 of 3 November 2011 laying down technical requirements and administrative procedures related to civil aviation aircrew pursuant to Regulation (EC) No 216/2008 of the European Parliament and of the Council | Aligning the legislation on aviation health with the EU acquis | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate General of Civil Aviation | Second half of 2015 |
| 13 | Amending the Instructions on Procedures and Principles of Commercial Air Transport Operations through Aircrafts (SHT OPS 1) (DOP: 16.01.2013) | Commission Regulation (EU) No 965/2012 of 5 October 2012 laying down technical requirements and administrative procedures related to air operations pursuant to Regulation (EC) No 216/2008 of the European Parliament and of the Council | Transposing the amendments made to the EU acquis into the legislation | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate General of Civil Aviation | Second half of 2015 |
| 14 | Amending the By-law on general aviation (SHY 6B) (OG:14.05.2013/28647) | Commission Regulation (EU) No 800/2013 of 14 August 2013 amending Regulation (EU) No 965/2012 laying down technical requirements and administrative procedures related to air operations pursuant to Regulation (EC) No 216/2008 of the European Parliament and of the Council | Transposing the amendments made to the EU acquis into the legislation | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate General of Civil Aviation | Second half of 2016 |
| 15 | Amending the Instructions on the flight duty and rest time of flight crew and Code of Practice (SHT-6A.50) (DOP: 07.06.2005) | Commission Regulation (EU) No 83/2014 of 29 January 2014 amending Regulation (EU) No 965/2012 laying down technical requirements and administrative procedures related to air | Transposing the amendments made to the EU acquis into the legislation | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---|-------------------------------|---|--------------------------|
| | | operations pursuant to Regulation (EC) No 216/2008 of the European Parliament and of the Council | | | General of Civil Aviation | |
| 16 | Amending the By-law on licensing of airplane pilots (SHY-1) (OG: 06.06.2006/26190) | Commission Regulation (EU) No 290/2012 of 30 March 2012 amending Regulation (EU) No 1178/2011 laying down technical requirements and administrative procedures related to civil aviation aircrew pursuant to Regulation (EC) No 216/2008 of the European Parliament and of the Council | Aligning with the EU legislation on licensing of aircrew in airplanes | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate General of Civil Aviation | Second half of 2015 |
| 17 | Amending the Instructions on licensing of helicopter pilots (SHT-2) (DOP: 20.04.2012) | Commission Regulation (EU) No 290/2012 of 30 March 2012 amending Regulation (EU) No 1178/2011 laying down technical requirements and administrative procedures related to civil aviation aircrew pursuant to Regulation (EC) No 216/2008 of the European Parliament and of the Council | Aligning with the EU legislation on licensing of helicopter aircrew | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate General of Civil Aviation | Second half of 2015 |
| 18 | Instruction/By-law laying down requirements on air- ground voice channel spacing | Commission Regulation (EC) No 1265/2007 of 26 October 2007 laying down requirements on air- ground voice channel spacing for the single European sky | Regulating the requirements for air- ground voice channel spacing | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate General of Civil Aviation | First half of 2019 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|---|-------------------------------|---|--------------------------|
| 19 | Instruction/By-law laying down requirements for aviation data and aviation information quality | Commission Implementing Regulation (EU) No 1207/2011 of 22 November 2011 laying down requirements for the performance and the interoperability of surveillance for the single European sky | Regulating the requirements for aviation data and aviation information quality | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate General of Civil Aviation | First half of 2019 |
| 20 | Instruction/By-law laying down requirements for the coordinated allocation and use of mode S interrogator codes | Commission Regulation (EC) No 262/2009 of 30 March 2009 laying down requirements for the coordinated allocation and use of Mode S interrogator codes for the single European sky | Regulating the requirements for the coordinated allocation and use of Mode S Interrogator Codes | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate General of Civil Aviation | First half of 2019 |
| 21 | By-law/Instruction on the regulation of airplane ID requirements in surveillance systems | Commission Implementing Regulation (EU) No 1206/2011 of 22 November 2011 laying down requirements on aircraft identification for surveillance for the single European sky | Regulating the airplane ID requirements in surveillance systems | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate General of Civil Aviation | First half of 2019 |
| 22 | Instruction/By-law laying down requirements for the performance and the interoperability of surveillance | Commission Implementing Regulation (EU) No 1207/2011 of 22 November 2011 laying down requirements for the performance and the interoperability of surveillance for the single European sky | Regulating the requirements for the performance and the interoperability of surveillance | Preparations are on- going | Ministry of Transport, Maritime Affairs and Communications Directorate General of Civil Aviation | First half of 2019 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|---|---|--|-----------------------------|
| 1 | Establishment of Emergency Response Centres against Marine Oil Pollution and Pollution from Other harmful Substances | Improving the response capacity against pollution originating from marine accidents that take place in Turkey's maritime jurisdiction areas like territorial waters, exclusive economic zone and at high seas in case of potential effects on its shores | National Emergency Response Centres are under construction | Ministry of Transport, Maritime Affairs and Communications | Second half of 2017 |



CHAPTER 15: ENERGY

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS²⁴:

Screening Report for Chapter 15 on Energy has not been officially communicated to Turkey.

According to the unofficial information, no opening benchmark is envisaged for this Chapter.

²⁴ Chapter 15 on Energy cannot be opened to negotiations due to political blockage.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|------------------------------------|---|--------------------------|
| 1 | Nuclear Energy Law | Convention on Nuclear Safety Council Directive 2011/70/Euratom of 19 July 2011 establishing a Community framework for the responsible and safe management of spent fuel and radioactive waste Convention on the Physical Protection of Nuclear Material Joint Convention on the Safety of Spent Fuel Management and on the Safety of Radioactive Waste Management Council Directive 2009/71/Euratom of 25 June 2009 establishing a Community framework for the nuclear safety of nuclear installations Council Directive 2014/87/Euratom of 8 July 2014 amending Directive 2009/71/Euratom establishing a Community framework for the nuclear safety of nuclear installations | Aligning with CNS provisions concerning establishment of an independent nuclear regulatory authority and complying with Joint Convention provisions concerning spent fuel and radioactive waste management along with their disposal | Submitted to the Prime Ministry | Ministry of Energy and Natural Resources | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|-------------------------------|---|--------------------------|
| 2 | Law on Third Party Liability in the Field of Nuclear Energy | 2004/294/EC: Council Decision of 8 March 2004 authorising the Member States which are Contracting Parties to the Paris Convention of 29 July 1960 on Third Party Liability in the Field of Nuclear Energy to ratify, in the interest of the European Community, the Protocol amending that Convention, or to accede to it | Aligning with provisions of 2004 Amendment to the Paris Convention on third party liability in the field of nuclear energy | Preparations are on- going | Ministry of Energy and Natural Resources | First half of 2016 |
| 3 | Law on the Fuel Market | Council Directive 2009/119/EC of 14 September 2009 imposing an obligation on Member States to maintain minimum stocks of crude oil and/or petroleum products | Regulating market operations under a single legislation with inclusion of LNG and CNG that are used as fuels in the system alongside oil and LPG and ensuring security of supply through creation of complementary stocks | Preparations are on- going | Ministry of Energy and Natural Resources | Second half of 2015 |



2- SECONDARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|-------------------------------|---|--------------------------|
| 1 | Communiqué on energy labelling of products sold on the internet | Commission Delegated Regulation (EU) No 518/2014 of 5 March 2014 amending Commission Delegated Regulations (EU) No 1059/2010, (EU) No 1060/2010, (EU) No 1061/2010, (EU) No 1062/2010, (EU) No 626/2011, (EU) No 392/2012, (EU) No 874/2012, (EU) No 665/2013, (EU) No 811/2013 and (EU) No 812/2013 with regard to labelling of energy-related products on the internet | Aligning with the relevant EU legislation on energy labelling of products sold on the internet within the scope of the implementation of the By- law on indication by labelling and standard product information of the consumption of energy and other resources by energy-related products | Preparations are on- going | Ministry of Science, Industry and Technology | Second half of 2015 |
| 2 | Communiqué on ecodesign requirements for space heaters and combination heaters ²⁵ | Commission Regulation (EU) No 813/2013 of 2 August 2013 implementing Directive 2009/125/EC of the European Parliament and of the Council with regard to ecodesign requirements for space heaters and combination heaters | Aligning the eco-design requirements for space heaters and combination heaters within the scope of implementing the By- law on eco-design requirements for energy- related products | Preparations are on- going | Ministry of Science, Industry and Technology | Second half of 2015 |

²⁵ Communiqué on ecodesign requirements for space heaters and combination heaters is also referred to in Chapter 1 on Free Movement of Goods.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---|-------------------------------|---|--------------------------|
| 3 | Amending the By-law on electricity market grid (OG: 28.05.2014/29013) | ENTSO-E Manual of Procedures ENTSO-E Grid Regulations | Aligning with Network Codes ENTSO-E is required to prepare in accordance with Regulation (EC) No 714/2009 of the European Parliament and of the Council of 13 July 2009 on conditions for access to the network for cross- border exchanges in electricity and in accordance with Directive 2009/72/EC of the European Parliament and of the Council of 13 July 2009 concerning common rules for the internal market in electricity | Preparations are on- going | Turkish Electricity Transmission Corporation | Second half of 2015 |
| 4 | By-law on radiation protection for nuclear installations | Council Directive 2013/59/Euratom of 5 December 2013 laying down basic safety standards for protection against the dangers arising from exposure to ionising radiation, and repealing Directives 89/618/Euratom, 90/641/Euratom, 96/29/Euratom, 97/43/Euratom and 2003/122/Euratom | Regulating procedures and principles governing basic safety standards for protection against the dangers arising from exposure to ionising radiation | Preparations are on- going | Turkish Atomic Energy Authority | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|---|-------------------------------|---|--------------------------|
| 5 | By-law on supervision and control of shipments of radioactive waste and spent fuel | Council Directive 2006/117/Euratom of 20 November 2006 on the supervision and control of shipments of radioactive waste and spent fuel | Regulating procedures and principles governing supervision and control of shipments of radioactive waste and spent fuel | Preparations are on- going | Turkish Atomic Energy Authority | Second half of 2017 |
| 6 | Amending the natural gas transmission network operation regulations (Board Decision: 9.12.2003/4763 and 13.03.2014/4913-11) | Regulation (EC) No 715/2009 of the European Parliament and of the Council of 13 July 2009 on conditions for access to the natural gas transmission networks and repealing Regulation (EC) No 1775/2005 | Aligning with balancing, congestion management and capacity allocation network codes | Preparations are on- going | Energy Market Regulatory Authority | Second half of 2018 |

| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|--|---------------------------|---|-----------------------------|
| 1 | Strategy Document on Electricity Market Development | Providing delivery of sufficient, good quality, continuous, low cost and environment-friendly electricity to consumers; establishing a competitive, stable and transparent energy market; launching a real-time electricity market within Energy Markets Operation Joint Stock Company | Preparations are on-going | Ministry of Energy and Natural Resources | Second half of 2015 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|-----------------------------------|--|---------------------------|---|-----------------------------|
| | | (EPİAŞ); expanding the scope of Mechanism to Support Renewable Energy Sources (YEKDEM) to include the open sea, wind, current and wave technologies; increasing the responsibilities of distribution and retail companies with respect to energy efficiency and establishing monitoring systems | | | |
| 2 | Action Plan for Energy Efficiency | Further aligning the energy efficiency infrastructure in Turkey with the EU and setting measurable, tangible and quantitative targets that can monitored | Preparations are on-going | Ministry of Energy and Natural Resources | Second half of 2016 |



CHAPTER 16: TAXATION

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Chapter 16 on Taxation was opened to accession negotiations on 30 June 2009 during the Czech Presidency.

Closing Benchmarks:

- 1. Turkey makes significant progress towards alignment in the fields of VAT and excise duties, and presents a detailed timetable to reach full compliance with the EU acquis in the remaining areas. Turkey fully eliminates the discriminatory taxation of alcoholic beverages, imported tobacco and imported cigarettes, in line with its obligations, by implementing the Action Plan of the Republic of Turkey of 18 May 2009, including the additional information annexed to this Action Plan in accordance with the commitments taken and the timetable set, or by fully eliminating this discriminatory taxation earlier than by the dates indicated in this Plan.
- 2. Turkey demonstrates that it has adequate administrative capacity to implement and enforce its tax legislation and to effectively collect tax dues and control its taxpayers with the required infrastructure in its central and local tax offices. In particular, Turkey shall have in place all arrangements to have the Central Liaison Office and the Excise Liaison Office established, sufficiently staffed and operational upon accession.
- 3. Turkey presents to the Commission a comprehensive and coherent strategy towards IT Interconnectivity, and reaches sufficient progress in developing all related IT interconnectivity systems, in particular for the VAT Information Exchange System (VIES) and the Excise Movement Control System (EMCS).



2- SECONDARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|--|-------------------------------|----------------------------|--------------------------|
| 1 | Decision of Council of Ministers amending the special consumption tax (excise duty) rates | Council Directive 92/83/EEC of 19 October 1992 on the harmonization of the structures of excise duties on alcohol and alcoholic beverages and Council Directive 92/84/EEC of 19 October 1992 on the approximation of the tax rates on alcohol and alcoholic beverages | Making arrangements regarding alcohol and alcoholic beverages according to the timetable in 2009 Action Plan for eliminating discriminatory taxation, in line with closing benchmarks of the Chapter | Preparations are on- going | Ministry of Finance | First half of 2018 |
| 2 | Decision of Council of Ministers amending the special consumption tax (excise duty) rates | Council Directive 2002/10/EC of 12 February 2002 amending Directives 92/79/EEC, 92/80/EEC and 95/59/EC as regards the structure and rates of excise duty applied on manufactured tobacco and Council Directive 2011/64/EU of 21 June 2011 on the structure and rates applicable to manufactured tobacco | Making arrangements regarding cigarette and tobacco fund according to the timetable in 2009 Action Plan for eliminating discriminatory taxation, in line with closing benchmarks of the Chapter | Preparations are on- going | Ministry of Finance | Second half of 2015 |
| 3 | Decision of Council of Ministers amending the special consumption tax (excise duty) rates | Council Directive 2002/10/EC of 12 February 2002 amending Directives 92/79/EEC, 92/80/EEC and 95/59/EC as regards the | Making arrangements regarding cigarette and tobacco fund according to the timetable in 2009 | Preparations are on- going | Ministry of Finance | Second half of 2016 |





| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|--|-------------------------------|----------------------------|--------------------------|
| | | structure and rates of excise duty applied on manufactured tobacco and Council Directive 2011/64/EU of 21 June 2011 on the structure and rates applicable to manufactured tobacco | Action Plan for eliminating discriminatory taxation, in line with closing benchmarks of the Chapter | | | |
| 4 | Decision of Council of Ministers amending the special consumption tax (excise duty) rates | Council Directive 2002/10/EC of 12 February 2002 amending Directives 92/79/EEC, 92/80/EEC and 95/59/EC as regards the structure and rates of excise duty applied on manufactured tobacco and Council Directive 2011/64/EU of 21 June 2011 on the structure and rates applicable to manufactured tobacco | Making arrangements regarding cigarette and tobacco fund according to the timetable in 2009 Action Plan for eliminating discriminatory taxation, in line with closing benchmarks of the Chapter | Preparations are on- going | Ministry of Finance | Second half of 2017 |
| 5 | Decision of Council of Ministers amending the special consumption tax (excise duty) rates | Council Directive 2002/10/EC of 12 February 2002 amending Directives 92/79/EEC, 92/80/EEC and 95/59/EC as regards the structure and rates of excise duty applied on manufactured tobacco and Council Directive 2011/64/EU of 21 June 2011 on the structure and rates applicable to manufactured tobacco | Making arrangements regarding cigarette and tobacco fund according to the timetable in 2009 Action Plan for eliminating discriminatory taxation, in line with closing benchmarks of the Chapter | Preparations are on- going | Ministry of Finance | Second half of 2018 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|---|---------------------------|---|-----------------------------|
| 1 | Feasibility Study/Needs Analysis regarding connection of data processing systems of the Ministry of Finance and Revenue Administration to EU Common Communication Networks (Common Communication Network-CCN/ Common System Interface-CSI) | Towards meeting the closing benchmarks in taxation field, determining administrative and technical requirements and conducting cost analysis for establishment of the necessary data processing infrastructure in the Ministry of Finance and the Revenue Administration and integration of this infrastructure to EU common communication network-CCN/CSI, which is configured under the Ministry of Customs and Trade, so as to exchange tax information at international level and operation of Fiscalis Programme electronically | Preparations are on-going | Ministry of Finance Ministry of Customs and Trade | First half of 2016 |
| 2 | Connection of data processing systems of the Ministry of Finance and Revenue Administration to EU Common Communication Networks (Common Communication Network-CCN/ Common System Interface-CSI) | Contributing to the fulfilment of the relevant closing benchmark on taxation through operation of Fiscalis Program and electronic exchange of information at international level electronically | Preparations are on-going | Ministry of Finance Ministry of Customs and Trade | First half of 2019 |



CHAPTER 18: STATISTICS

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Chapter 18 on Statistics was opened to accession negotiations on 26 June 2007 during the German Presidency.

Closing Benchmarks:

- 1. Turkey submits to the Commission (Eurostat) a detailed description on progress made in setting up the farm register, including a timetable and means for its completion. Moreover, Turkey submits a detailed description of the foreseen methodology and organisational set-up to be used for the collection of statistics on crop production statistics, livestock, meat production, milk production, dairy products and agromonetary statistics as well as livestock, meat production, milk production and diary statistics, showing substantial progress towards the compliance with the acquis.
- 2. Turkey submits to the Commission (Eurostat) key national accounts indicators (GDP and GNI and main components) in accordance with ESA 95 (ESA 2010) together with a detailed description of the methodology used.



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|--|---------------------------|---------------------------------------|-----------------------------------|
| 1 | Tourism Statistics Database and Publication Development Project | Generating tourism statics more efficiently, rapidly and accurately | Preparations are on-going | Ministry of Culture and Tourism | Second half of 2015 |
| 2 | Surveys on Animal and Crop Production | Generating framework data and statistics compliant with EU standards in this field with the full operation of Agricultural Production Registration System (TÜKAS) | Preparations are on-going | Turkish Statistical Institute | Second half of 2015 ²⁶ |
| 3 | Farm Economic Structure Survey (TİEYA) | Generating framework data and statistics compliant with EU standards in this field with the full operation of TÜKAS | Preparations are on-going | Turkish Statistical Institute | Second half of 2015 ²⁷ |
| 4 | Farm Structure Survey (TİYA) | Generating framework data and statistics compliant with EU standards in this field with the full operation of TÜKAS | Preparations are on-going | Turkish Statistical Institute | Second half of 2016 ²⁸ |
| 5 | Vineyard and orchard surveys | Generating framework data and statistics compliant with EU standards in this field with the full operation of TÜKAS | Preparations are on-going | Turkish Statistical Institute | Second half of 2017 |

 ²⁶ It will be conducted biannually between 2015-2019 except for vineyard and orchard.
²⁷ It will be conducted each year between 2015-2019.

²⁸ It will be re-conducted in the second half of 2019.



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|---|---------------------------|-------------------------------------|-----------------------------|
| 6 | Generating "Financial Accounts" tables which is a part of the national accounts in the EU Member States | Contributing to compliance of national accounts to EU standards | Preparations are on-going | Central Bank of Turkey | Second half of 2015 |
| 7 | Generating relevant accounts following the preparation of 2012 supply and use tables | Ensuring that the calculations are made according to 5 institutional sectors included in ESA 2010 | Preparations are on-going | Turkish Statistical Institute | Second half of 2016 |
| 8 | Changing the base year of GDP calculations to 2012 in line with ESA 2010 methodology | Ensuring the reflection in the statistics of structural changes in the economy | Preparations are on-going | Turkish Statistical Institute | Second half of 2016 |
| 9 | Detailed information on GDP estimates (Inventory) | Meeting alignment criteria through detailed explanation of data sources and calculation methods in use | Preparations are on-going | Turkish Statistical Institute | Second half of 2016 |
| 10 | Periodical institutional sector accounts | Making periodical calculations which are currently made on yearly basis | Preparations are on-going | Turkish Statistical Institute | Second half of 2018 |
| 11 | Calculating Gross Added Value (GSKD) for each province | Making calculations on provincial basis, in addition to those being made on regional basis | Preparations are on-going | Turkish Statistical Institute | First half of 2019 |



CHAPTER 19: SOCIAL POLICY AND EMPLOYMENT

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Screening Report for Chapter 19 on Social Policy and Employment was communicated to Turkey on 19 January 2007 by the German Presidency.

Opening Benchmarks:

- 1. Ensure that full trade union rights are respected in line with EU standards and the relevant ILO Conventions, in particular as regards the right to organise, the right to strike and the right to bargain collectively. To this effect, Turkey needs to eliminate existing restrictions and adopt fully revised legislation in this area for both private and public sectors.
- 2. Provide the Commission with an action plan for the gradual transposition, implementation and enforcement throughout the country of the acquis (as necessary) in each area covered by this Chapter for the benefit of the entire workforce. The action plan should in particular focus on undeclared workers and include an economic and social analysis of the substantial problem of undeclared work in Turkey. The plan should also include
 - a) a timetable of measures envisaged in each area covered by this Chapter;
 - b) the identification of financial and human resources allocated and of efforts needed to reinforce them;
 - c) the identification of the institutions and social partners involved;
 - d) identification of the institutions to be set up for the gradual implementation and enforcement of the acquis, including their mandate and status.

For each of the above steps, a gender mainstreaming approach needs to be adopted, with particular attention to be given to women's participation in the labour market.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|-------------------------------|---|--------------------------|
| 1 | Amending the Labour Law (OG:10.06.2003/25134) | Council Directive 2010/18/EU of 8 March 2010 implementing the revised Framework Agreement on parental leave concluded by BUSINESSEUROPE, UEAPME, CEEP and ETUC and repealing Directive 96/34/EC | Introducing parental leave through the share of the leave on the grounds of the birth between parents | At the planning phase | Ministry of Labour and Social Security Ministry of Family and Social Policies | First half of 2019 |
| 2 | Amending the Labour Law (OG:10.06.2003/25134) | Directive 2008/104/EC of the European Parliament and of the Council of 19 November 2008 on temporary agency work ILO Convention No.181 | Amending the Article 7 of the Labour Law No.4857 with a view to establishing a temporary agency work relationship for domestic and seasonal agricultural workers via private employment agencies | Preparations are on- going | Ministry of Labour and Social Security Turkish Employment Agency Ministry of Family and Social Policies | First half of 2019 |
| 3 | Amending the Labour Law (OG:10.06.2003/25134) | Council Directive 94/33/EC of 22 June 1994 on the protection of young people at work | Amending the Article 71 of the Labour Law No.4857 for the designation of working | Preparations are on- going | Ministry of Labour and Social Security | First half of 2019 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|--|-------------------------------|---|--------------------------|
| | | | areas, including artistic activities, for children and young workers | | | |
| 4 | Amending the Maritime Labour Law (OG:29.04.1967/12586) | Council Directive 1999/63/EC of 21 June 1999 concerning the Agreement on the organisation of working time of seafarers concluded by the European Community Shipowners' Association (ECSA) and the Federation of Transport Workers' Unions in the European Union (FST) Council Directive 2009/13/EC of 16 February 2009 implementing the Agreement concluded by the European Community Shipowners' Associations (ECSA) and the European Transport Workers' Federation (ETF) on the Maritime Labour Convention, 2006, and amending Directive 1999/63/EC | Amending the Maritime Labour Law for the implementation of the ILO Maritime Labour Convention ²⁹ following the enactment of the Law on its ratification | Preparations are on- going | Ministry of Labour and Social Security Ministry of Transport, Maritime Affairs and Communications Ministry of Health | First half of 2019 |

²⁹ Law on the Ratification of Maritime Labour Convention is also referred to in Chapter 14 on Transport Policy.



2- SECONDARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|-------------------------------|--|--------------------------|
| 1 | Amending the By-law on social insurance proceedings (OG:12.05.2010/27579) | Council Directive 97/81/EC of 15 December 1997 concerning the Framework Agreement on part- time work concluded by UNICE, CEEP and the ETUC | Ensuring the implementation of the short-term insurance branches (work accident and occupational diseases insurance) for the workers, who work less than 10 days in domestic services | Preparations are on- going | Ministry of Labour and Social Security Social Security Institution Ministry of Family and Social Policies | Second half of 2015 |
| 2 | By-law on protection of health and safety of workers against the risks arising from exposure to electromagnetic fields | Directive 2004/40/EC of the European Parliament and of the Council of 29 April 2004 on the minimum health and safety requirements regarding the exposure of workers to the risks arising from physical agents (electromagnetic fields) | Identifying minimum health and safety requirements to protect workers against the risks arising from exposure to electromagnetic fields | Preparations are on- going | Ministry of Labour and Social Security | Second half of 2017 |
| 3 | By-law on optical radiation | Directive 2006/25/EC of the European Parliament and of the Council of 5 April 2006 on the minimum health and safety requirements regarding the exposure of workers to risks arising from physical agents (artificial optical radiation) | Identifying minimum health and safety requirements to protect workers against the risks arising from exposure to artificial radiation | Preparations are on- going | Ministry of Labour and Social Security | Second half of 2017 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|-------------------------------|---|--------------------------|
| 4 | Amending the By-law on branches of activity (OG:19.12.2012/28502) | ILO Conventions No.87, No.98 and No.151 European Social Charter EU Charter of Fundamental Rights | Preventing problems arising from the implementation of the Law | Preparations are on- going | Ministry of Labour and Social Security | First half of 2019 |
| 5 | Amending the By-law on determination of competence for collective bargaining agreements and voting on strikes (OG:11.10.2013/28792) | ILO Conventions No.87, No.98 and No.151 European Social Charter EU Charter of Fundamental Rights | Preventing problems arising from the implementation of the Law | Preparations are on- going | Ministry of Labour and Social Security | First half of 2019 |
| 6 | Amending the By-law on procedures and principles of employment of children and young workers (OG:06.04.2004/25425) | Council Directive 94/33/EC of 22 June 1994 on the protection of young people at work | Designing working areas, including artistic activities, for children and young workers | Preparations are on- going | Ministry of Labour and Social Security | First half of 2019 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|--|---------------------------|--|-----------------------------|
| 1 | National Strategy and Action Plan for the Rights of Persons with Disabilities ³⁰ | Within the framework of the UN Convention on the Rights of Persons with Disabilities and in line with the European Disability Strategy, ensuring and promoting full and equal enjoyment by persons with disabilities of human rights and fundamental freedoms and strengthening respect to human honour | Preparations are on-going | Ministry of Family and Social Policies | First half of 2017 |
| 2 | National Strategy for Social Inclusion | Enhancing participation of disadvantaged persons into economic and social life within the context of the EU Social Inclusion Strategy | Preparations are on-going | Ministry of Family and Social Policies | First half of 2017 |
| 3 | Strategy for Transition to Human Development | Reorienting policies from the fight against poverty towards promotion of human development in accordance with the EU Social Inclusion Strategy within the framework of the Human Development Approach of the UN | Preparations are on-going | Ministry of Family and Social Policies | Second half of 2017 |

³⁰ National Strategy and Action Plan for the Rights of Persons with Disabilities is also referred to in Chapter 23 on Judiciary and Fundamental Rights.



CHAPTER 20: ENTERPRISE AND INDUSTRIAL POLICY

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Chapter 20 on Enterprise and Industrial Policy was opened to accession negotiations on 29 March 2007 during the German Presidency.

Closing Benchmarks:

1. Turkey provides the Commission with a revised comprehensive industrial policy strategy aiming at strengthening Turkey's industrial competitiveness. This strategy will address in some detail all key sectors of industry, including all those referred to in the 2003 Industrial Strategy, inter alia shipbuilding, railway- and food industry. It will be built on a thorough evaluation of past policy performance and a solid analysis of the competitiveness of industries concerned. It should enable an improved policy coordination and coherence and lead to better policy ownership and improved policy implementation. The strategy should also take account of the two sectoral strategy documents already under preparation (for the steel and the automotive supply industry) as well as of any future strategic sectoral documents.



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|--|---|-------------------------------------|-----------------------------|
| 1 | Making legislative arrangement to promote a "second chance" to honest failed entrepreneurs in accordance with the principles of the Small Business Act for Europe | Promoting re-establishment of enterprises by formerly bankrupt entrepreneurs, excluding fraudulent bankruptcies, in the light of their previous business experiences | Preparations are on-going | Ministry of Customs and Trade | Second half of 2017 |
| 2 | Strengthening and restructuring the cooperative enterprise model | Transition to a structure in which cooperatives are qualified as productive, efficient and sustainable economic entrepreneurial initiatives and in line with the EU practices | Training activities and entrepreneurship seminars are being held. | Ministry of Customs and Trade | Second half of 2016 |



CHAPTER 22: REGIONAL POLICY AND COORDINATION OF STRUCTURAL INSTRUMENTS

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Chapter 22 on Regional Policy and Coordination of Structural Instruments was opened to accession negotiations on 5 November 2013 during the Lithuanian Presidency.

Closing Benchmarks:

- 1. Turkey demonstrates a satisfactory performance of the indirect management system under Instrument for Pre-accession (IPA) in the regional development and human resources policy areas leading to the conferral of management of EU pre-accession funds without ex-ante controls,
- 2. Turkey adopts an institutional set-up for the implementation of EU Cohesion Policy (Managing Authorities, Audit Authorities and Intermediate Bodies etc.),
- 3. Turkey submits to the Commission a capacity building plan for EU Cohesion Policy (covering actions at national, regional and local levels and staff retainment policy).
- 4. Turkey designates and demonstrates the effective functioning of its national policy leading to the strengthening of its economic, social and territorial cohesion.
- 5. Turkey submits to the Commission drafts of national strategic planning document and operational programmes under EU Cohesion Policy which complement Turkey's own policy including actions at the regional and local levels.
- 6. Turkey designs and completes the set-up of its Management Information System (MIS) based on a thorough needs assessment and an analysis of good practice across the European Union.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|-------------------------------|---|--------------------------|
| 1 | Amending the Labour Law (OG:10.06.2003/25134) | Council Directive 2010/18/EU of 8 March 2010 implementing the revised Framework Agreement on parental leave concluded by BUSINESSEUROPE, UEAPME, CEEP and ETUC and repealing Directive 96/34/EC | Preventing discrimination and ensuring equality between men and women during selection and implementation phases of the projects to be designed under cohesion policy | Preparations are on- going | Ministry of Labour and Social Security Ministry of Family and Social Policies | First half of 2019 |

2- SECONDARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|--|-------------------------------|----------------------------|--------------------------|
| 1 | Amending the By-law on establishment, duties and operation of provincial planning and coordination directorates (OG: 13.07.1988/19871) | Regulation (EU) No 1303/2013 of the European Parliament and of the Council of 17 December 2013 laying down common provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund, the European Agricultural Fund for Rural Development and the | Enhancing institutional capacity and increasing skilled staff, in charge of the local investment planning and implementation of plans and programmes in provinces | Preparations are on- going | Ministry of Interior | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|-----------|---------------|----------------------------|--------------------------|
| | | European Maritime and Fisheries Fund and laying down general provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund and the European Maritime and Fisheries Fund and repealing Council Regulation (EC) No 1083/2006 | | | | |

| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|---|--|--|-----------------------------|
| 1 | Creating a project pipeline in the relevant sectors for more efficient use of the EU pre-accession funds | Developing a project pipeline to enhance the capacity for the use of funds under IPA II, as a precursor of EU structural instruments | Efforts by the relevant institutions to create a mature project pipeline in 2007-2013 period under IPA, a precursor of EU structural instruments, will continue also in IPA II 2014-2020 periods. | Ministry of Science, Industry and Technology Ministry of Labour and Social Security Ministry of Transport, Maritime Affairs and Communications Ministry of Environment and | Second half of 2015 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|--|---|---|-----------------------------|
| | | | | Urbanisation Ministry of Energy and Natural Resources Ministry of Development Ministry for EU Affairs | |
| 2 | Enhancing technical, administrative and institutional capacities of the relevant institutions for a more efficient conduct of the EU pre-accession funds. | Preparing administrative and legal infrastructure of the relevant institutions for a more efficient use of structural instruments | Capacity building efforts by the relevant institutions in 2007-2013 periods under IPA, a precursor of EU structural instruments, shall continue also in IPA II 2014-2020 period in accordance with the need assessment analysis to be carried out. | Ministry for EU Affairs Ministry of Development Undersecretariat of Treasury Ministries involved | First half of 2019 |



CHAPTER 23: JUDICIARY AND FUNDAMENTAL RIGHTS

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS³¹:

Screening Report for Chapter 23 on Judiciary and Fundamental Rights has not been officially communicated to Turkey.

According to the unofficial information, six opening benchmarks are envisaged:

- 1. Turkey provides the Commission with a Judicial Reform Strategy with a view to further strengthening the independence, impartiality and efficiency of the judiciary. The Strategy should outline concrete measures for ensuring the achievement of the objectives set. It should also include the timeframe for implementation of the measures together with the resources necessary and specify the bodies responsible for follow-up and how their effective coordination will be ensured.
- 2. Turkey provides the Commission with an Anti-corruption Strategy with a view to establishing an effective legal and institutional framework for further fighting corruption. The Strategy should outline concrete measures for ensuring the achievement of the objectives set and should include an analysis of the effectiveness of legislation on financing of political parties and election campaigns in addressing corruption. It should also include the timeframe for implementation of the measures together with the resources necessary and specify the bodies responsible for follow up and how their effective coordination will ensured.
- 3. Turkey provides the Commission with an action plan for the further implementation of legislation on fundamental rights with a view to achieving full observance of these rights in practice. The action plan should include measures that would ultimately secure the full respect of the rights and the freedoms guaranteed under the ECHR and the case-law of the ECtHR including legislative measures, as necessary. Turkey should also provide evidence of a track record of progress on fundamental rights.
- 4. Turkey establishes both an Ombudsman system and an independent, adequately resourced national human rights institution in accordance with relevant UN principles.
- 5. Turkey revises its legislation on freedom of expression and on foundations in line with ECHR and the case of the ECtHR.
- 6. Turkey ratifies the Optional Protocol to the UN Convention against Torture (OPCAT).

³¹ Chapter 23 on Judiciary and Fundamental Rights cannot be opened to negotiations due to political blockage.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|--|-------------------------------|---|--------------------------|
| 1 | Law on Legal Aid to the Victims of Crime | European Convention on Human Rights Political Criteria | Eliminating the material damages to the victims of violence; lending psycho-social support to other victims of crime or rendering counselling service | Preparations are on- going | Ministry of Justice | Second half of 2017 |
| 2 | Amending the Law No. 6216 on the Establishment and Rules of Procedure of the Constitutional Court (OG:03.04.2011/27894) | European Convention on Human Rights Political Criteria | Introducing measures to solve the practical problems such as workload and obstacles to the efficient functioning of individual application system which is a mechanism that guarantees fundamental rights and freedoms | Preparations are on- going | Constitutional Court Ministry of Justice | Second half of 2016 |
| 3 | Amending the Law No. 4675 on Enforcement Judges (OG: 23.05.2001/24410) and Certain Laws | European Convention on Human Rights Political Criteria | Reducing the workload of the relevant courts by entrusting enforcement judges with the authority to render decisions during the execution of penalties and security measures; increasing the efficiency of enforcement services by providing specialisation in the field of | Preparations are on- going | Ministry of Justice | First half of 2017 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|--|-------------------------------|----------------------------|--------------------------|
| | | | enforcement and appointing a single authority to carry out the enforcement related actions | | | |
| 4 | Amending the Notary Law No.1512 (OG: 05.02.1972/14090) and the Law No.2004 on Execution and Bankruptcy (OG: 19.06.1932/2128) | Political Criteria | Remedying the problems that arise during implementation of Notary Law (issue of certificate of inheritance by notaries and removing bureaucratic stages in notary transactions) and Law on Execution and Bankruptcy (enabling the decision for delaying execution proceedings to be taken by the Court of Enforcement instead of Court of Cassation) and speeding up judicial services | Preparations are on- going | Ministry of Justice | Second half of 2015 |
| 5 | Amending the Civil Procedure Code (OG: 04.02.2011/27836 | Political Criteria | Improving the implementation of the Civil Procedure Code | Preparations are on- going | Ministry of Justice | Second half of 2017 |
| 6 | Amending the Law No. 2659 on Forensic Medicine Institution (OG:20.04.1982/17670) | European Convention on Human Rights Political Criteria | Increasing the number of existing specialization boards by considering the number of staff and heavy workload of Forensic Medicine Institution; strengthening and restructuring the provincial organisation, and reorganising the General Board as a "Supreme Board" | Preparations are on- going | Ministry of Justice | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|-------------------------------|--|-------------------------------|----------------------------|--------------------------|
| 7 | Amending the Notary Law No.1512 (OG: 05.02.1972/ 14090) | Political Criteria | Bringing the notary offices and notarial services in line with rapid changes in economic, social and legal fields; building a more efficient and operational structure; aligning notary offices and notarial services with the legislation of EU Member States on notary services | Preparations are on- going | Ministry of Justice | Second half of 2017 |
| 8 | Amending the Law No. 2004 on Execution and Bankruptcy (OG: 19.06.1932/2128) | Political Criteria | Establishing an execution and bankruptcy system compatible with the rapid changes in technology, social and economic life through redrafting the Law on Execution and Bankruptcy | Preparations are on- going | Ministry of Justice | First half of 2019 |
| 9 | Identifying and solving problems of the legal education and amending certain laws accordingly | Political Criteria | Carrying out a more efficient legal education and training so as to raise well-trained 'legal practitioners' | Preparations are on- going | Ministry of Justice | First half of 2019 |
| 10 | Reform of the Administrative Judiciary | Political Criteria | Ensuring that legal proceedings are completed in a swift and more efficient way with the lowest cost, transposing the developments in comparative law into Turkish law | Preparations are on- going | Ministry of Justice | First half of 2019 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|---|---|-----------------------------------|--------------------------|
| 11 | Amending the Turkish Criminal Code No.5237 (OG: RG:12.10.2004/25611), Criminal Procedures Code No. 5271(OG: 17.12.2004/25673) and Law No. 5275 on the Execution of Penalties and Security Measures (OG: 29.12.2004 / 25685) | Political Criteria | Identifying and eliminating the problems encountered during implementation of criminal justice issues such as conciliation, suspending the bringing of a public lawsuit, deferment of judgment, and arrest; reviewing the role of the lawyers during the implementation of criminal legislation | Preparations are on- going | Ministry of Justice | Second half of 2016 |
| 12 | Amending the Law No. 2911 on Meetings and Demonstration Marches (OG:08.10.1983/18185) | Political Criteria | Revising the Law on Meetings and Demonstration Marches | Preparations are on- going | Ministry of Interior | First half of 2019 |
| 13 | Law on the Ratification of the Additional Protocol No. 181 to the Council of Europe Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data (ETS No.108) ³² | European Convention on Human Rights Political Criteria | Ratifying the Additional Protocol No.181 to the Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data (ETS No.108) regarding supervisory authorities and transborder data flows | Preparations are on- going ³³ | Ministry of Foreign Affairs | First half of 2016 |

 ³² Law on the Ratification of the Additional Protocol No. 181 to the Council of Europe Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data (ETS No.108) is also referred to in Chapter 24 on Justice, Freedom and Security.
³³ Turkey signed the Additional Protocol No. 181 to the Council of Europe Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data (ETS No.108) in 2001; it will be submitted to the TGNA following the ratification of the Convention No. 108.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|---|-------------------------------|---|--------------------------|
| 1 | Rules of Procedure of the Constitutional Court | European Convention on Human Rights Political Criteria | Introducing measures to solve the practical problems such as workload and obstacles to the efficient functioning of individual application system which is a mechanism that guarantees fundamental rights and freedoms | Preparations are on- going | Constitutional Court Ministry of Justice | Second half of 2017 |
| 2 | Amending the Instruction of 25.08.2011 on procedures and principles regarding course of actions of the staff assigned during social incidents | European Convention on Human Rights The Rulings of the European Court of Human Rights | Revising the stages of use- of-force within the framework of proportionate force principle | Preparations are on- going | Ministry of Interior | Second half of 2015 |
| 3 | Instruction on the use of tear gases and defence rifles and their equipment and ammunitions | European Convention on Human Rights The Rulings of the European Court of Human Rights | Drafting an Instruction updating the Circular No. 19 of 15.02.2008 on tear gas weapons and their ammunitions in order to lay down the procedures and principles regarding the use of tear gases and defence rifles and their equipment and ammunitions | Preparations are on- going | Ministry of Interior | First half of 2016 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|--|---------------------------|--|-----------------------------|
| 1 | Enhancing the judicial ethics in Turkey | Conducting a needs analysis and an analysis on the current state-of-play regarding judicial ethics, increasing the awareness of judges and prosecutors on judicial ethics, determining the codes of ethics and carrying out work for its implementation, and increasing public oversight by creating awareness | Preparations are on-going | High Council of Judges and Prosecutors | Second half of 2017 |
| 2 | Establishing a training and practice centre for intervention in social incidents | Carrying out the relevant trainings in practice areas simulating real conditions; preventing the violations of human rights | Preparations are on-going | Ministry of Interior | Second half of 2017 |
| 3 | Complying with international standards in terms of detention rooms within the internal security units of Gendarmerie General Command | Complying with the standards envisaged by European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (CPT) in terms of detention rooms within the internal security units of Gendarmerie General Command | Preparations are on-going | Ministry of Interior | First half of 2019 |
| 4 | Complying with international standards in terms of interrogation rooms within the internal security units of Gendarmerie General Command | Complying with international standards and the EU acquis in terms of interrogation rooms within the internal security units of Gendarmerie General Command | Preparations are on-going | Ministry of Interior | First half of 2019 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|--|---------------------------|------------------------------|-----------------------------|
| 5 | Establishing Law Enforcement Complaint System regarding the police and gendarmerie | Establishing a new system for conducting an impartial, efficient, rapid and fair investigation regarding the complaints of citizens | Preparations are on-going | Ministry of Interior | Second half of 2016 |
| 6 | Increasing the capacity of local administrative authorities and chief inspectors to manage social incidents and carry out efficient investigations | Laying down basic factors affecting crowd control and efficient investigation and drafting guidelines accordingly | Preparations are on-going | Ministry of Interior | Second half of 2017 |
| 7 | Furnishing the Women and Children Divisions established in provinces and providing the necessary equipment required for intervention in relevant cases | Increasing the capacity of Women and Children Divisions and providing them with the sufficient technical equipment to eliminate the challenges faced by the women subject to violence in rural areas during the application process to these divisions | Preparations are on-going | Ministry of Interior | First half of 2019 |
| 8 | Updating the auditing guidelines of the Court of Accounts in line with the standards set by the International Organization of Supreme Audit Institutions (INTOSAI) and transposing them into audit processes ³⁴ | Transposing INTOSAI Standards (internal control, risk based auditing, using financial analysis techniques in auditing process etc.) into auditing guidelines appropriately, thus increasing the efficiency of the auditing process and developing the auditing capacity | Preparations are on-going | Turkish Court of Accounts | First half of 2016 |

³⁴ Updating the auditing guidelines of the Court of Accounts in line with the standards set by the International Organization of Supreme Audit Institutions (INTOSAI) and transposing them into audit processes is also referred to in Chapter 32 on Financial Control.



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|--|---------------------------|--|-----------------------------|
| 9 | Drafting a guideline on quality assurance processes in terms of increasing the quality in each stage of the auditing procedure ³⁵ | Increasing the efficiency of the auditing process and developing the auditing capacity through arranging the quality assurance principles and procedures laid down in auditing guidelines as a single guideline | Preparations are on-going | Turkish Court of Accounts | Second half of 2016 |
| 10 | Drafting audit reporting guidelines to ensure that the reports to be prepared at the end of each auditing process will meet the expectations of TGNA and the public ³⁶ | Strengthening the reporting capacity of Turkish Court of Accounts and thus, communicating sound and credible information to TGNA and public regarding the better use of public funds | Preparations are on-going | Turkish Court of Accounts | Second half of 2016 |
| 11 | Increasing the capacity of Turkish Court of Accounts regarding fair trial | Strengthening the Court of Accounts in terms of ensuring right to fair trial | Preparations are on-going | Turkish Court of Accounts | Second half of 2017 |
| 12 | National Strategy and Action Plan for the Rights of Persons with Disabilities ³⁷ | Promoting and ensuring that the persons with disabilities enjoy human rights and fundamental freedoms fully and equally and ensuring respect to human dignity | Preparations are on-going | Ministry of Family and Social Policies | Second half of 2015 |

³⁵ Drafting a guideline on quality assurance processes in terms of increasing the quality in each stage of the auditing procedure is also referred to in Chapter 32 on Financial Control. ³⁶ Drafting audit reporting guidelines to ensure that the reports to be prepared at the end of each auditing process will meet the expectations of TGNA and the public is also referred to in Chapter 32 on Financial Control.

³⁷ National Strategy and Action Plan for the Rights of Persons with Disabilities is also referred to in Chapter 19 on Social Policy and Employment.

CHAPTER 24: JUSTICE, FREEDOM AND SECURITY

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS³⁸:

Screening Report for Chapter 24 on Justice, Freedom and Security has not been officially communicated to Turkey.

According to the unofficial information, four opening benchmarks are envisaged.

- 1. In the context of the Action Plan for the alignment with the acquis on migration and asylum, Turkey should adopt a detailed roadmap for legislative alignment and institutional enhancement (including recruitment and training of specialised staff) to upgrade considerably the infrastructure required to accommodate asylum seekers, refugees and irregular migrants waiting for their return. This roadmap should clearly include the priorities covering the short, medium and long term and provide a realistic plan (with budgetary calculations). This roadmap should reflect a clear priority setting covering the short, medium and long term. In the roadmap, Turkey should indicate how and when it intends to fully implement the Geneva Convention and its Protocols, including lifting the "geographic limitation" currently in force.
- 2. Turkey should complement its Integrated Border Management Action Plan with a roadmap containing concrete actions, targets, realistic deadlines, responsible authorities and an estimated budget for each of the actions requiring important investments. The roadmap should cover issues related to enhancing inter-agency cooperation, legislative alignment, institution building including as a final aim to have a professional body in charge of the control and surveillance of Turkey's borders and an appropriate human resources policy.
- 3. Turkey should pursue readmission negotiations with the EU Commission at a steady pace in view of concluding them.
- 4. Turkey should adopt a multi-annual and multi-disciplinary strategy to fight organised crime, in line with the EU strategic concept on tackling organised crime. The strategy should be accompanied by an action plan with targets, clearly defined guaranteed results, responsible institutions, realistic deadlines and budget estimation, where major investments are required. The strategy should cover the various typologies of cross border crime such as trafficking in human beings, drugs and counterfeited goods.

³⁸ Chapter 24 on Justice, Freedom and Security cannot be opened to negotiations due to political blockage.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---|-------------------------------|----------------------------|--------------------------|
| 1 | Law on the Establishment of a Border Security Organisation | Regulation (EC) No 562/2006 of the European Parliament and of the Council of 15 March 2006 establishing a Community Code on the rules governing the movement of persons across borders (Schengen Borders Code) Schengen Catalogue | Establishing a professional border security organisation to function at all border gates, green and blue borders of Turkey | Preparations are on- going | Ministry of Interior | First half of 2017 |
| 2 | Law on DNA Data and National DNA Database | Council Resolution of 25 June 2001 on the exchange of DNA analysis results (2001/C 187/01) Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals with regard to the processing of personal data and on the free movement of such data Council Resolution of 9 June 1997 on the exchange of DNA analysis results (97/C 193/02) | Laying down procedures and principles on identification of data subjects or taking and analysing DNA samples, storing and using them for forensic purposes and on the establishment and duties of National DNA Database of Turkey | Preparations are on- going | Ministry of Interior | First half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|---|--|--------------------------|
| 3 | Operational Cooperation Agreement between Turkey and Europol | Council Decision of 6 April 2009 establishing the European Police Office (Europol) | Increasing the cooperation level with EU Member States through an operational cooperation agreement | Preparations are on- going | Ministry of Interior Ministry of Foreign Affairs | First half of 2017 |
| 4 | Legal arrangement on the execution of penalties and security measures in the field of fight against cybercrime | Directive 2013/40/EU of the European Parliament and of the Council of 12 August 2013 on attacks against information systems and replacing Council Framework Decision 2005/222/JHA Council of Europe Convention on Cybercrime (ETS No.185) | Introducing legal arrangements on the execution of penalties and security measures in the field of fight against cybercrime and minimising the potential legal disputes within this scope | Preparations are on- going | Ministry of Interior Ministry of Justice | First half of 2018 |
| 5 | Law on the Ratification of the Additional Protocol No. 181 to the Council of Europe Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data (ETS No.108) ³⁹ | European Convention on Human Rights Political Criteria | Ratifying the Additional Protocol No.181 to the Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data (ETS No.108) regarding supervisory authorities and transborder data flows | Preparations are on- going ⁴⁰ | Ministry of Foreign Affairs | First half of 2016 |

³⁹Law on the Ratification of the Additional Protocol No. 181 to the Council of Europe Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data (ETS No.108) is also referred to in Chapter 23 on Judiciary and Fundamental Rights.

⁴⁰ Turkey signed the Additional Protocol No. 181 to the Council of Europe Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data (ETS No.108) in 2001; it will be submitted to the TGNA following the ratification of the Convention No. 108.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|--|-------------------------------|----------------------------|--------------------------|
| 1 | Introducing legal arrangements regarding document security in order to comply with the Rules on the Confidentiality of Europol Information | 2009/968/JHA: Council Decision of 30 November 2009 adopting the rules on the confidentiality of Europol information 2009/934/JHA: Council Decision of 30 November 2009 adopting the implementing rules governing Europol's relations with partners, including the exchange of personal data and classified information | Forming an equivalency table regarding Europol classification levels for the documents requiring additional security measures and classification levels of 'Top Secret', 'Secret', 'Confidential' and 'Classified' that are laid down in 1964 Principles on the security of classified document and equipment | Preparations are on- going | Ministry of Interior | First half of 2017 |
| 2 | By-law on the duties and responsibilities of Europol National Unit and national obligations and rights laid down by the Europol Convention | Council Decision 2009/371/JHA of 6 April 2009 establishing the European Police Office (Europol) | Laying down the duties and functions of Europol National Unit, and national obligations and rights laid down by Europol Convention; thus making the legal arrangements required to fulfil the obligations in the field after the EU membership | Preparations are on- going | Ministry of Interior | Second half of 2015 |
| 3 | By-law on physical structure and functioning of removal centres | Directive 2008/115/EC of the European Parliament and of the Council of 16 December 2008 on common standards and procedures in Member States for | Laying down procedures and principles regarding physical structure and functioning of removal centres, processes to be | Preparations are on- going | Ministry of Interior | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|---|-------------------------------|----------------------------|--------------------------|
| | | returning illegally staying third- country nationals | followed, duties, competences and responsibilities of the employers, rights and responsibilities of those who are accommodated in removal centres | | | |
| 4 | Law on the Organisation, Duties and Competences of the Turkish Coast Guard Command | Treaty of Amsterdam and Article 8 of the attached Protocol incorporating Schengen acquis into the institutional and legal framework of the European Union Regulation (EU) No 1052/2013 of the European Parliament and of the Council of 22 October 2013 establishing the European Border Surveillance System (Eurosur) | Increasing the capacity of Turkish Coast Guard Command regarding the fight against irregular seaborne migration and organised crime; increasing the efficiency of cooperation and coordination activities on border security | Preparations are on- going | Ministry of Interior | Second half of 2015 |
| 5 | By-law on procedures and principles regarding the implementation of Readmission Agreement between Turkey and the EU | Agreement between the Republic of Turkey and the European Union on the Readmission of Persons Residing without Authorisation Directive 2008/115/EC of the European Parliament and of the Council of 16 December 2008 on common standards and procedures in Member States for returning illegally staying third- country nationals | Determining the procedures and principles to fully and timely fulfil the obligations referred to in the Readmission Agreement signed between Turkey and the EU | Preparations are on- going | Ministry of Interior | Second half of 2016 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|--|---------------------------|---|-----------------------------|
| 1 | Migration Strategy Document | Updating the document considering current political and social state-of- play, and Turkey's strategic, global and regional priorities | Preparations are on-going | Ministry of Interior | Second half of 2015 |
| 2 | Action Plan on Migration | Drafting Action Plan as a roadmap for the objectives laid down within the framework of the updated Migration Strategy Document | Preparations are on-going | Ministry of Interior | First half of 2016 |
| 3 | Asylum Strategy Document | Updating the document considering current political and social state-of- play, and Turkey's strategic, global and regional priorities | Preparations are on-going | Ministry of Interior | Second half of 2015 |
| 4 | Action Plan on Asylum | Drafting Action Plan as a roadmap for the objectives laid down within the framework of the updated Asylum Strategy Document | Preparations are on-going | Ministry of Interior | First half of 2016 |
| 5 | Establishment of the representations abroad of the Directorate General of Migration Management | Establishing offices of migration counsellors and attachés in order to strengthen the coordination and cooperation with foreign countries regarding migration; monitoring the legislation in relevant countries | Preparations are on-going | Ministry of Interior | First half of 2016 |
| 6 | Harmonisation strategy for asylum seekers and refugees | Drafting a strategy in order to identify the problems encountered by the asylum seekers and refugees during harmonization process and propose solutions accordingly | Preparations are on-going | Ministry of Interior Ministry of Foreign Affairs | Second half of 2016 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|---|---------------------------|----------------------------|-----------------------------|
| 7 | Opening Turkish language courses within the scope of alignment work | Eliminating the problems with regard to language in order to facilitate the harmonization process of the foreigners in Turkey | Preparations are on-going | Ministry of Interior | First half of 2016 |
| 8 | Opening information and skills courses within the scope of alignment work | Providing information to foreigners on the issues such as political structure, language spoken, legal system, culture and history of Turkey and equipping them with necessary skills enabling participation in labour market | Preparations are on-going | Ministry of Interior | First half of 2016 |
| 9 | Carrying out communication activities for migrants to increase the efficiency of alignment work | Carrying out the necessary activities to build a positive perception of foreigners by the public and organising joint activities both for the foreigners and the public in order to raise awareness in the public | Preparations are on-going | Ministry of Interior | Second half of 2016 |
| 10 | Ensuring rapid access to justice for victims of human trafficking | Ensuring victims' efficient access to legal and administrative services within the scope of support programme for the victims of human trafficking | Preparations are on-going | Ministry of Interior | Second half of 2017 |
| 11 | Finalising the construction work on 7 removal centres with a total capacity of 2200 persons in 7 provinces | Increasing the capacity of removal centres where irregular migrants may be placed in line with humanitarian standards under administrative detention pending removal | Preparations are on-going | Ministry of Interior | Second half of 2016 |
| 12 | Establishing the Centre for National Coordination and Common Risk Analysis | Developing inter-agency cooperation on border security | Preparations are on-going | Ministry of Interior | Second half of 2016 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|---|---------------------------|--|-----------------------------|
| 13 | Strengthening the administrative and technical capacities of units functioning at land and sea borders and border gates | Increasing the capacities of relevant institutions with respect to border security | Preparations are on-going | Ministry of Interior Turkish General Staff Ministry of Customs and Trade | Second half of 2015 |
| 14 | Establishing a modern border security system for the surveillance of land and sea borders | Ensuring continuous surveillance and security of the borders of Turkey | Preparations are on-going | Ministry of Interior Turkish General Staff Ministry of Customs and Trade | Second half of 2015 |
| 15 | Establishing an international cooperation mechanism regarding border management | Enhancing the international cooperation as an element of EU Integrated Border Management Policy | Preparations are on-going | Ministry of Interior | Second half of 2015 |
| 16 | Fulfilling the requirements of organisation, administrative structure and infrastructure following the enactment of the legislation for establishing a border security organisation affiliated to Ministry of Interior | Completion of the necessary work regarding the establishment of border security organisation | Preparations are on-going | Ministry of Interior | Second half of 2017 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|---|---------------------------|---|-----------------------------|
| 17 | Carrying out work on the establishment of Asset Recovery Office (ARO) which will function under the coordination of Ministry of Interior and engage the representatives of relevant units | Contributing to the efficiency of ARO to be established for the purpose of strengthening the fight against the proceeds of crime through cooperation and coordination among relevant institutions | Preparations are on-going | Ministry of Interior Ministry of Justice Ministry of Finance Financial Crimes Investigation Board | First half of 2019 |
| 18 | Drafting a strategic plan for crime prevention | Enhancing institutional capacity in the fight against major crimes | Preparations are on-going | Ministry of Interior | Second half of 2016 |
| 19 | Drafting a crime analysis model for law enforcement units | Implementing the crime analysis model in line with the EU Member States' practices | Preparations are on-going | Ministry of Interior | Second half of 2016 |
| 20 | Increasing the capacity of crime scene investigation | Increasing the crime scene investigation capacity in relevant fields, notably in crime scene photography, mobile criminal laboratories and identification of victims of natural disasters and catastrophes such as fire, earthquake and flood | Preparations are on-going | Ministry of Interior | Second half of 2017 |
| 21 | Establishing a Cybercrime Complaint System | Establishing a centre for processing citizens' applications and notifications and ensuring the centralization of data on cybercrime in accordance with the Council of Europe Convention on Cybercrime (ETS 185) | Preparations are on-going | Ministry of Interior | First half of 2019 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|--|---------------------------|---|-----------------------------|
| 22 | Establishing a Centre of Excellence on Cybercrime | Establishing a centre of excellence on cybercrime for Balkan Countries | Preparations are on-going | Ministry of Interior | First half of 2019 |
| 23 | Developing an efficient functioning national cooperation mechanism on the fight against cybercrime | Improving the total benefit in the field of fight against cybercrime by exchanging information and experience (problems encountered, technologies being used) among institutions providing services in the field of cyber security | Preparations are on-going | Ministry of Interior | Second half of 2016 |
| 24 | Participating in European Crime Prevention Network (EUCPN) as an observer and establishing a National Contact Point under Gendarmerie General Command | Aligning with EU crime prevention policies and cooperating with Crime Prevention Network | Preparations are on-going | Ministry of Interior Ministry of Foreign Affairs | First half of 2017 |
| 25 | Establishing the Gendarmerie Information System for Training | Ensuring rapid access to information by gendarmerie staff trainings on the EU acquis and practices in the field of fight against crime | Preparations are on-going | Ministry of Interior | First half of 2019 |
| 26 | Establishing a new international in-service training unit | Complying with EU acquis and practices in terms of in-service trainings of police officers and cooperating with third countries in the field of training | Preparations are on-going | Ministry of Interior | First half of 2018 |
| 27 | Increasing the institutional capacity of Turkish Coast Guard Command regarding its law enforcement duties | Training the staff of Turkish Coastguard Command in order to increase the efficiency while performing their duties and responsibilities | Preparations are on-going | Ministry of Interior | Second half of 2015 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|--|---------------------------|-------------------------------------|-----------------------------|
| 28 | Drafting a Needs Analysis Report for Rural Area as regards the fight against terrorism | Complying with EU acquis and practices in the field of fight against terrorism | Preparations are on-going | Ministry of Interior | First half of 2019 |
| 29 | 4th National Drug Action Plan (2016-2018) | In line with the objectives of National Policy and Strategy Paper on Drugs (2013-2018), preventing the use of drugs in society and drugs related offenses; diminishing the harms of drugs on society and public health; improving the treatment facilities | Preparations are on-going | Ministry of Interior | First half of 2016 |
| 30 | Strengthening the control capacity of Customs Office in airports | Increasing the administrative capacity of customs enforcement units; purchasing equipment for customs control in airports | Preparations are on-going | Ministry of Customs and Trade | First half of 2018 |
| 31 | Strengthening the customs office's operational procedures for sea ports and its surveillance capacity | Strengthening the customs office's operational procedures for sea ports and its surveillance capacity; implementing pilot schemes | Preparations are on-going | Ministry of Customs and Trade | Second half of 2017 |
| 32 | Developing the customs office's operational procedures for airports and its surveillance capacity | Increasing the administrative capacity of customs enforcement units; purchasing equipment for customs control and surveillance at airports | Preparations are on-going | Ministry of Customs and Trade | Second half of 2018 |



CHAPTER 25: SCIENCE AND RESEARCH

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Chapter 25 on Science and Research was opened to accession negotiations on 12 June 2006 during the Austrian Presidency and provisionally closed for negotiations on the same date.



| 1 | No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|---|----|--|---|---------------------------|--|-----------------------------|
| | 1 | Continuing the work on monitoring, assessing and supporting the participation in the Horizon 2020 Programme | Maximization of the benefit of Turkey from the participation in the Horizon 2020. | Preparations are on-going | Ministry for EU Affairs The Scientific and Technological Research Council of Turkey | First half of 2019 |



CHAPTER 26: EDUCATION AND CULTURE

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS⁴¹:

Screening Report for Chapter 26 on Education and Culture was communicated to Turkey on 26 April 2006 by the Austrian Presidency.

There is no opening benchmark for this Chapter.

Turkey submitted the Negotiation Position Paper to the European Commission on 25 May 2006.

⁴¹ Chapter 26 on Education and Culture cannot be opened to negotiations due to political blockage.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---|-------------------------------|---|--------------------------|
| 1 | Preparation of the Draft Law on Regulation and Recognition of Professional Qualifications ⁴² | Directive 2005/36/EC on the recognition of professional qualifications | Facilitating the mobility of the individuals for the purposes of education and employment, and increasing international employability of Turkish labour | Preparations are on- going | Vocational Qualifications Authority | Second half of 2017 |

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|-------------------------------|--------------------------------------|--------------------------|
| 1 | By-law on special education and guidance services | Title XII (Art. 165-167) of the Treaty on the Functioning of the European Union on development of quality education | Amending the current legislation according to international declarations, conventions and action plans | Preparations are on- going | Ministry of National Education | Second half of 2015 |

⁴² Preparation of the Draft Law on Recognition of Professional Qualifications is also referred to in Chapter 3 on Right of Establishment and Freedom to Provide Services.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|---|-------------------------------|---|--------------------------|
| 2 | By-law on Council of Higher Education Quality Assurance, Accreditation Qualifications and Recognition | (EU) 2009/C 155/01 Recommendation on the Establishment of a European Quality Assurance Reference Framework for Vocational Education and Training | Completing the necessary administrative arrangements for activating the Council of Higher Education Qualifications, Quality Assurance and Accreditation Commission that was established to carry out studies on quality and determine the code of practice | Preparations are on- going | Council of Higher Education | Second half of 2015 |
| 3 | By-law on accreditation of education and training institutions ⁴³ | Directive 2005/36/EC on the recognition of professional qualifications Recommendation of the European Parliament and of the Council of 23 April 2008 on the establishment of the European Qualifications Framework for lifelong learning (2008/C 111/01) | Accrediting the institutions/organisations offering trainings based on national qualifications by the accreditation institutions authorised by Vocational Qualifications Institution, and granting Vocational Qualification Certificate to those completing the training programmes in accredited training institutions | Preparations are on- going | Vocational Qualifications Authority | Second half of 2016 |

⁴³ By-law on accreditation of education and training institutions is also referred to in Chapter 3 on Right of Establishment and Freedom to Provide Services.



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|--|---------------------------|---|-----------------------------|
| 1 | Directive for the safeguarding of the intangible cultural heritage | Implementing efficiently the legislation on safeguarding of intangible cultural heritage in line with the fundamental principles of the EU on encouragement of cultural development and cultural diversity and safeguarding of the cultural heritage | Preparations are on-going | Ministry of Culture and Tourism | Second half of 2015 |
| 2 | Strategy document on professions to be prepared at national level | Conducting an inventory for professions regulated at the national level; preparing a work plan for professions which are not regulated by a legal arrangement; preparing a comprehensive strategy for establishing vocational qualifications for those professions after consulting all relevant institutions | Preparations are on-going | Vocational Qualifications Authority | Second half of 2017 |



CHAPTER 27: ENVIRONMENT AND CLIMATE CHANGE

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Chapter 27 on Environment and Climate Change was opened to accession negotiations on 21 December 2009 during the Swedish Presidency.

Closing Benchmarks:

- 1. Turkey adopts legislation aimed at transposing the EU's horizontal and framework environmental legislation, including its transboundary aspects
- 2. Turkey adopts legislation aimed at transposing the acquis in the field of water quality, notably its Framework Water Protection Law; establishes River Basin Protection Action Plans; and makes further significant progress in legislative alignment in this sector by adopting implementing legislation.
- 3. Turkey adopts legislation aimed at transposing the acquis in the field of industrial pollution control and risk management.
- 4. Turkey continues its alignment with the acquis in the remaining sectors of this Chapter, including nature protection and waste management, in line with the Plan for Setting up Necessary Administrative Capacities at National, Regional and Local Level and Required Financial Resources for Implementing the Environmental Acquis and demonstrates that it will be fully prepared to ensure the implementation and enforcement of the EU requirements at the date of accession
- 5. Turkey continues capacity building of the administrative bodies at all levels, including inspection services, in line with the Plan for Setting up Necessary Administrative Capacities at National, Regional and Local Level and Required Financial Resources for Implementing the Environmental Acquis, further improves coordination of work and demonstrates that all appropriate administrative structures will be in place in good time before accession to enable implementation and enforcement of the acquis in all sectors of this Chapter.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|---|--|---|--------------------------|
| 1 | Environmental Liability Law | Directive 2004/35/EC of the European Parliament and of the Council of 21 April 2004 on environmental liability with regard to the prevention and remedying of environmental damage | Preventing and eliminating the environmental damage; and ensuring the financial compensation of the damage by the enterprises whose activities led to environmental damage | Preparations are on- going | Ministry of Environment and Urbanisation | Second half of 2018 |
| 2 | Law on the Ratification of Rotterdam Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade | Regulation (EU) 649/2012 of the European Parliament and of the Council of 4 July 2012 concerning the export and import of hazardous chemicals | Establishing a national decision making mechanism concerning the export and import of hazardous chemicals; and preventing the possible damage by certain hazardous chemicals on human health and environment | Submitted to the Turkish Grand National Assembly | Ministry of Environment and Urbanisation | Second half of 2016 |
| 3 | Water Law | Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of | Making plans at the basin level for the protection, improvement, and sustainable utilisation of water resources; | Preparations are on- going | Ministry of Forestry and Water Affairs | Second half of 2017 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|---------------|----------------------------|--------------------------|
| | | water policy (Water Framework Directive) | determining and monitoring the priorities with regard to usage and allocation of water resources and ensuring integrity in water management. | | | |

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|------------------------------|---|--------------------------|
| 1 | By-law on mining waste management | Directive 2006/21/EC of the European Parliament and of the Council of 15 March 2006 on the management of waste from extractive industries and amending Directive 2004/35/EC | Determining the procedures and principles for the management of the waste resulting from the prospecting, extraction, treatment and storage of mineral resources | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2015 |
| 2 | Amending the By-law on control of waste batteries and accumulators (OG: 31.08.2004/25569) | Directive 2006/66/EC of the European Parliament and of the Council of 6 September 2006 on batteries and accumulators and waste batteries and accumulators and repealing Directive 91/157/EEC | Reducing the quantities of hazardous substances in the manufacturing of batteries and accumulators, regulating the collection of them apart from domestic waste, and also their shipment and disposal by revising the By-law on control of waste batteries and accumulators | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|--|------------------------------|---|--------------------------|
| 3 | By-law on integrated environmental permit | Directive 2010/75/EU of the European Parliament and of the Council of 24 November 2010 on industrial emissions (integrated pollution prevention and control) (Chapter I and II) | Determining the procedures and principles for the implementation of the legislation on the integrated environmental permit | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2017 |
| 4 | Amending the By-law on large combustion plants (OG: 08.06.2010/27605) | Directive 2010/75/EU of the European Parliament and of the Council of 24 November 2010 on industrial emissions (integrated pollution prevention and control) | Aligning the By-law on large combustion plants (OG: 08.06.2010 /27605) with Industrial Emissions Directive, Chapter III | Preparations are on-going | Ministry of Environment and Urbanisation | First half of 2019 |
| 5 | By-law on limitation of emissions of volatile organic compounds due to the use of organic solvents in certain activities and installations | Directive 2010/75/EU of the European Parliament and of the Council of 24 November 2010 on industrial emissions (integrated pollution prevention and control) (Chapter V - New Version of the Council Directive 1999/13/EC of 11 March 1999 on the limitation of emissions of volatile organic compounds due to the use of organic solvents in certain activities and installations) | Determining the procedures and principles for the limitation of emissions of volatile organic compounds due to the use of organic solvents in certain activities and installations | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2017 |
| 6 | Amending the By-law on environmental inspections (OG: 21.11.2008/27061) | Directive 2010/75/EU of the European Parliament and of the Council of 24 November 2010 on industrial emissions (integrated pollution prevention and control) Chapter II (Article 23) | Regulating the procedures and principles for the environmental inspections, qualifications of the inspectors, and obligation of the industrial enterprise to | Preparations are on-going | Ministry of Environment and Urbanisation | First half of 2019 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|---|------------------------------|---|--------------------------|
| | | | establish environmental management department/to employ environmental consultants, within a period from the initiation of the activity or operation of the facility for the environmental protection until the end of the activity or closure of the facility. | | | |
| 7 | By-law on limitation of emissions of volatile organic compounds due to the use of organic solvents in certain paints and varnishes and vehicle refinishing products | Directive 2004/42/EC of the European Parliament and of the Council of 21 April 2004 on the limitation of emissions of volatile organic compounds due to the use of organic solvents in certain paints and varnishes and vehicle refinishing products and amending Directive 1999/13/EC | Determining the procedures and principles for the limitation of emissions of volatile organic compounds due to the use of organic solvents in certain paints and varnishes and vehicle refinishing products. | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2017 |
| 8 | By-law on pollutant release and transfer register | Regulation (EC) No 166/2006 of the European Parliament and of the Council of 18 January 2006 concerning the establishment of a European Pollutant Release and Transfer Register and amending Council Directives 91/689/EEC and 96/61/EC | Establishing the infrastructure for "European Pollutant Release and Transfer Register (E-PRTR)" in Turkey | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2018 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|------------------------------|---|--------------------------|
| 9 | By-law on ecolabels | Regulation (EC) No 66/2010 of the European Parliament and of the Council of 25 November 2009 on the EU Ecolabel | Establishing the national ecolabel system | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2018 |
| 10 | By-law on control of volatile organic compound (VOC) emissions resulting from the storage of petrol and naphtha and their distribution from terminals to service stations | European Parliament and Council Directive 94/63/EC of 20 December 1994 on the control of volatile organic compound (VOC) emissions resulting from the storage of petrol and its distribution from terminals to service stations (Petrol Stage I) | Determining the procedures and principles for the control of volatile organic compound (VOC) emissions resulting from the storage of petrol and naphtha and their distribution from terminals to service stations | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2017 |
| 11 | By-law on petrol vapour recovery during refuelling of motor vehicles at service stations | Directive 2009/126/EC of the European Parliament and of the Council of 21 October 2009 on Stage II petrol vapour recovery during refuelling of motor vehicles at service stations (Petrol Stage II) | Determining the procedures and principles for the petrol vapour recovery during refuelling of motor vehicles at service stations | Preparations are on-going | Ministry of Environment and Urbanisation | First half of 2019 |
| 12 | Amending the By-law on air quality assessment and management (OG: 06.06.2008/26898) | Directive 2008/50/EC of the European Parliament and of the Council of 21 May 2008 on ambient air quality and cleaner air for Europe | Aligning with the ambient air quality parameters and limit values | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2017 |
| 13 | By-law on national emission ceilings | Directive 2001/81/EC of the European Parliament and of the Council of 23 October 2001 on national emission ceilings for certain atmospheric pollutants | Determining the national emission ceilings for atmospheric pollutants | Preparations are on-going | Ministry of Environment and Urbanisation | First half of 2019 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|---|--|---|--------------------------|
| 14 | By-law on exchange of information and data from networks and individual stations measuring ambient air pollution | 97/101/EC: Council Decision of 27 January 1997 establishing a reciprocal exchange of information and data from networks and individual stations measuring ambient air pollution within the Member States | Improving the consistency, feasibility and transparency of environmental data from networks and individual stations; and increasing the number of stations measuring ambient air pollution and the number of measured parameters | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2016 |
| 15 | By-laws to be issued for the implementation of the Law on Conservation of Nature and Biodiversity | Council Directive 92/43/EEC of 21 May 1992 on the conservation of natural habitats and of wild fauna and flora Directive 2009/147/EC of the European Parliament and of the Council of 30 November 2009 on the conservation of wild birds | Clarifying certain articles of the Law on the Conservation of Nature and Biodiversity; and ensuring the effective implementation of this Law | Preparations are on-going ⁴⁴ | Ministry of Forestry and Water Affairs | Second half of 2017 |
| 16 | Communiqué on implementation of the By-law on control of loss of water in the drinking water supply and distribution systems | Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy (Water Framework Directive) | Ensuring the management of supply and distribution systems of waters intended for human consumption; and determining procedures and principles regarding the identification and reduction of loss of water and the measures for the elimination of loss of water in networks | Preparations are on-going | Ministry of Forestry and Water Affairs | Second half of 2015 |
| 17 | By-law on preparation, implementation and monitoring of the flood | Directive 2007/60/EC of the European Parliament and of the Council of 23 October 2007 on the | Evaluating the flood risks at the level of basins in order to mitigate the negative effects of | Preparations are on-going | Ministry of Forestry and Water Affairs | Second half of 2015 |

⁴⁴ It will be issued following the adoption of Draft Law on Conservation of Nature and Biodiversity





| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|--|------------------------------|--|--------------------------|
| | management plans | assessment and management of flood risks | floods on human health, environment, cultural heritage and social and economic activities; and regulating the procedures and principles for the preparation, implementation and monitoring of flood management plans | | | |
| 18 | Amending the By-law on monitoring of surface waters and ground waters (OG: 11.02.2014/28910) | Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy (Water Framework Directive) | Re-arranging the list of chemical monitoring parameters in the By-law, following the finalisation of the specific pollutants list to be identified for Turkey | Preparations are on-going | Ministry of Forestry and Water Affairs | First half of 2016 |
| 19 | Communiqué on surface waters, ground waters, sampling sediments and biological sampling | Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy (Water Framework Directive) | Ensuring standardization in sampling which constitutes the vital part of water quality monitoring | Preparations are on-going | Ministry of Forestry and Water Affairs | Second half of 2015 |
| 20 | Communiqué on biological monitoring | Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy (Water Framework Directive) | Determining the procedures and principles for national biological monitoring studies | Preparations are on-going | Ministry of Forestry and Water Affairs | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---|------------------------------|--|--------------------------|
| 21 | Communiqué on hydromorphological monitoring | Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy (Water Framework Directive) | Determining the procedures and principles for national hydromorphological monitoring studies | Preparations are on-going | Ministry of Forestry and Water Affairs | Second half of 2016 |
| 22 | By-law on surface water quality management | Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy (Water Framework Directive) Directive 2008/105/EC of the European Parliament and of the Council of 16 December 2008 on environmental quality standards in the field of water policy, amending and subsequently repealing Council Directives 82/176/EEC, 83/513/EEC, 84/156/EEC, 84/491/EEC, 86/280/EEC and amending Directive 2000/60/EC of the European Parliament and of the Council Directive 2013/39/EU of the European Parliament and of the Council of 12 August 2013 amending Directives 2000/60/EC | Aligning the water quality classification methodology following the rearrangement of the By-law on surface water quality management (OG: 30.11.2012/28483); updating the priority substances list; integrating the priority substances to environmental quality standards; transposing the environmental quality standards and specific pollutants identified for Turkey | Preparations are on-going | Ministry of Forestry and Water Affairs | Second half of 2015 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|--|------------------------------|--|--------------------------|
| | | and 2008/105/EC as regards priority substances in the field of water policy | | | | |
| 23 | By-law on protection of waters against pollution caused by nitrates from agricultural sources | Council Directive 91/676/EEC of 12 December 1991 concerning the protection of waters against pollution caused by nitrates from agricultural sources | Revising the By-law on protection of waters against pollution caused by nitrates from agricultural sources (RG:18.02.2004/25377) by integrating the Good Agricultural Practices Code | Preparations are on-going | Ministry of Food, Agriculture and Livestock | Second half of 2015 |
| 24 | By-law on management of the quality of bathing waters | Directive 2006/7/EC of the European Parliament and of the Council of 15 February 2006 concerning the management of bathing water quality and repealing Directive 76/160/EEC | Monitoring the bathing water quality for the protection of human health and environmental quality; classification of bathing water quality according to new classification method; establishing the bathing water profiles and informing the public | Preparations are on-going | Ministry of Health Ministry of Environment and Urbanisation Ministry of Forestry and Water Affairs | Second half of 2017 |
| 25 | By-law on strategic environmental assessment | Directive 2001/42/EC of the European Parliament and of the Council of 27 June 2001 on the assessment of the effects of certain plans and programmes on the environment (Strategic Environmental Assessment Directive - SEA) | Ensuring high level protection of environment; and making a strategical environmental evaluation in order to integrate environmental aspects during the drafting and approval process of plans and programmes with possible important negative effects on environment | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|--|------------------------------|---|--------------------------|
| 26 | By-law on persistent organic pollutants | Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC | Protecting the environment and human health against negative effects of persistent organic pollutants (POPs) | Preparations are on-going | Ministry of Environment and Urbanisation | First half of 2016 |
| 27 | By-law concerning the making available on the market and use of biocidal products | Regulation (EU) No 528/2012 of the European Parliament and of the Council of 22 May 2012 concerning the making available on the market and use of biocidal products | Ensuring high level protection of environment, animal and human health; and improving the market functioning by regulating the rules concerning the making available on the market and use of biocidal products | Preparations are on-going | Ministry of Health | First half of 2019 |
| 28 | By-law on export and import of hazardous chemicals | Regulation (EU) No 649/2012 of the European Parliament and of the Council of 4 July 2012 concerning the export and import of hazardous chemicals | Establishing a national decision making process concerning the export and import of hazardous chemicals; and preventing the possible damage by certain hazardous chemicals on human health and environment | Preparations are on-going | Ministry of Environment and Urbanisation Ministry of Economy | Second half of 2017 |
| 29 | Communiqué on export and import of hazardous chemicals | Regulation (EU) No 649/2012 of the European Parliament and of the Council of 4 July 2012 concerning the export and import of hazardous chemicals | Determining the procedures and principles for the export and import of hazardous chemicals | Preparations are on-going | Ministry of Economy Ministry of Environment and Urbanisation | First half of 2018 |





| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|---|---|------------------------------|--|--------------------------|
| 30 | By-law on registration, evaluation, authorization and restriction of the chemicals | Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) | Ensuring registration, evaluation, authorisation and restriction of chemicals in order to guarantee high level protection of human health and environment; promoting alternative methods for the evaluation of the substances in this process; and enhancing competitiveness and innovation | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2015 |
| 31 | By-law on support to the mechanism for monitoring greenhouse gas emissions | Regulation (EU) No 525/2013 of the European Parliament and of the Council of 21 May 2013 on a mechanism for monitoring and reporting greenhouse gas emissions and for reporting other information at national and Union level relevant to climate change and repealing Decision No 280/2004/EC | Determining the procedures and principles for the monitoring of greenhouse gasses in order to prepare an inventory of greenhouse gasses at national level | Preparations are on-going | Ministry of Environment and Urbanisation Ministry of Energy and Natural Resources Ministry of Transport, Maritime Affairs and Communications Ministry of Food, Agriculture and Livestock | Second half of 2016 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|-------------------------------|-----------|---------------|---|--------------------------|
| | | | | | Turkish Statistical Institute | |
| | | | | | Ministry of Science, Industry and Technology | |
| | | | | | Ministry of Forestry and Water Affairs | |

| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|---|--|--|-----------------------------|
| 1 | National Clean Air Action Plan | Determining the risks in terms of air quality by identifying the current air quality conditions of Turkey Determining the measures to be taken at national level for the improvement of air quality and ensuring the implementation of these measures | National Clean Air Action Plan will be drafted in line with the clean air action plans of the provinces to be received until the end of 2014. | Ministry of Environment and Urbanisation | Second half of 2015 |
| 2 | Emissions Control Strategy Document | Establishing a roadmap to be followed in the determination and | Preparations are on-going | Ministry of Environment and | Second half of 2017 |



| 3Action Plan on Waste Water Treatment (AAEP)Identifying the current situation on the provincial basis in terms of urban and industrial waste water treatment in Turkey; and determining the investment costs required for the urban infrastructure investments across TurkeyPreparations are on-goingMir Env Urb4Sewage Sludge Management and Action Plan of Turkey (TAÇYEP)Identifying the current situation on the provincial and regional basis in terms of urban and industrial sewage sludge in Turkey; determining the required investment amounts by considering the appropriate methods and facilities for sewage sludge treatment, re-use/re- cycling and disposal of sewagePreparations are on-goingMir | No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|---|----|---------------------------------|--|---------------------------|--|-----------------------------|
| Image: A sewage Sludge Management and Action Plan of Turkey (TAÇYEP)Identifying the current situation on the provincial and regional basis in terms of | | | emission ceilings; and determining the steps that should be taken by | | Urbanisation | |
| Action Plan of Turkey (TAÇYEP)on the provincial and regional basis in terms of urban and industrial sewage sludge in Turkey; determining the required | 3 | | on the provincial basis in terms of urban and industrial waste water treatment in Turkey; and determining the investment costs required for the urban infrastructure investments across | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2015 |
| regional basis | 4 | 0 0 | on the provincial and regional basis in terms of urban and industrial sewage sludge in Turkey; determining the required investment amounts by considering the appropriate methods and facilities for sewage sludge treatment, re-use/re- cycling and disposal of sewage sludge, on the provincial and | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2017 |
| 5River Basin Management Plans for 4 Pilot BasinsConverting the Basin Protection Action Plans to River BasinPreparations are on-goingMin For | 5 | | Converting the Basin Protection Action Plans to River Basin Management Plans in accordance with the Water Framework Directive 2000/60/EC; and enhancing the national capacity | Preparations are on-going | Ministry of Forestry and Water Affairs | Second half of 2017 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|---|---------------------------|---|-----------------------------|
| 6 | National Monitoring Network | Establishing the National Monitoring Network in accordance with the Water Framework Directive 2000/60/EC | Preparations are on-going | Ministry of Forestry and Water Affairs | Second half of 2015 |
| 7 | Water Resources Modelling Strategy, Roadmap and Modelling Action Plan (MODEP) | Planning the modelling study until 2023 for the management of water resources in Turkey at level of basins with regard to quantity and quality, in accordance with the Water Framework Directive 2000/60/EC | Preparations are on-going | Ministry of Forestry and Water Affairs | Second half of 2015 |
| 8 | Revision of the National Implementation Plan for Water Framework Directive | Determining the details regarding the procedures, institutional structure and schedule for the implementation of the Water Framework Directive 2000/60/EC | Preparations are on-going | Ministry of Forestry and Water Affairs | Second half of 2017 |
| 9 | Strategy Paper and Action Plan on Water Quality Management | Identifying the overall strategy and actions to be observed in order to determine and improve the water quality across Turkey and to finalise the legal arrangements including the steps to be taken under the harmonisation efforts, with the participation of the relevant parties | Preparations are on-going | Ministry of Forestry and Water Affairs | Second half of 2015 |
| 10 | Agricultural Action Plans for Nitrate Vulnerable Zones to be determined pursuant to By-law on protection of waters against pollution caused by nitrates from agricultural sources | Establishing action plans for the implementation of the By-law on protection of waters against pollution caused by nitrates from agricultural sources in Turkey | Preparations are on-going | Ministry of Food, Agriculture and Livestock | Second half of 2017 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|--|---------------------------|--|-----------------------------|
| 11 | Turkey's Sixth National Communication on Climate Change | Fulfilling the obligations regarding the preparation and presentation of national communications in every four years, as Annex-I parties, under the United Nations Framework Convention on Climate Change (UNFCCC) | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2015 |
| 12 | Turkey's First Biennial Report on Climate Change | Fulfilling the obligation regarding the preparation of biennial climate change reports and their submission to the UNFCCC secretariat | Preparations are on-going | Ministry of Environment and Urbanisation | Second half of 2015 |
| 13 | Regulatory Impact Assessment on Biocidal Products | Identifying the effects of the changes on the market and relevant parties, following the alignment with the Regulation (EU) No 528/2012 concerning biocidal products | Preparations are on-going | Ministry of Health | Second half of 2017 |



CHAPTER 28: CONSUMER AND HEALTH PROTECTION

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Chapter 28 on Consumer and Health Protection was opened to accession negotiations on 19 December 2007 during the Portuguese Presidency.

Closing Benchmarks:

- 1. Turkey revises its current legislation on general product safety and further amends its legislation on consumer protection in order to align with the acquis (including on consumer sales, unfair contract terms, distance selling, doorstep selling, price indication, package travel, timeshare, consumer credit, injunctions, distance marketing of financial services and unfair commercial practices) and demonstrates that adequate administrative structures and enforcement capacity, such as the necessary means to participate in the Community's Rapid Alert System (RAPEX), will be in place to implement them correctly by the time of accession.
- 2. Turkey adopts the legislation aiming at transposing the Commission implementing directives in the area of technical requirements for blood and blood components, traceability requirements and notification of serious adverse reactions and events and of a quality system for blood establishments. Turkey demonstrates that it will have the adequate administrative capacity to properly implement and enforce this legislation by the time of accession.
- 3. Turkey adopts the legislation aiming at transposing the acquis on tissues and cells, especially with regard to record keeping for 30 years, reproductive cells, reporting of serious adverse events and reactions, data protection and Standard operating procedures for processing and testing of cells and tissues. Turkey demonstrates that it will have the adequate administrative capacity to properly implement and enforce this legislation by the time of accession.
- 4. Turkey achieves substantive progress in transposing tobacco products regulation acquis, especially by focusing on high tar yields and oral tobacco, as well as in transposing the tobacco advertising acquis.
- 5. Turkey demonstrates that adequate institutional and administrative capacity will be in place to fulfil by the time of accession, EU reporting and coordination obligations including participation in the Early Warning Response System (EWRS) in the field of communicable diseases.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|---|-------------------------------|----------------------------|--------------------------|
| 1 | Law on Product Safety and Technical Regulations ⁴⁵ | Regulation (EC) No 765/2008 of the European Parliament and of the Council of 9 July 2008 setting out the Requirements for Accreditation and Market Surveillance Relating to the Marketing of Products and Repealing Regulation (EEC) No 339/93 Decision No 768/2008/EC of the European Parliament and of the Council of 9 July 2008 on a common framework for the marketing of products Directive 2001/95/EC of the European Parliament and of the Council of 3 December 2001 on General Product Safety Regulation (EC) No 764/2008 of the European Parliament and of the Council of 9 July 2008 laying down Procedures relating to the | Improving "conformity assessment and market surveillance systems" through the Law to be prepared in line with the amendments in the EU rules regarding "CE marking, notified bodies, accreditation, market surveillance, customs inspections of the products from third countries and free movement of goods within the non-harmonized area". | Preparations are on- going | Ministry of Economy | Second half of 2015 |

⁴⁵ Law on Product Safety and Technical Regulations is also referred to in Chapter 1 on Free Movement of Goods.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|-----------|---------------|----------------------------|--------------------------|
| | | Application of Certain National Technical Rules to Products Lawfully Marketed in Another Member State and Repealing Decision No 3052/95/EC Council Directive 85/374/EEC of 25 July 1985 on the Approximation of the Laws, Regulations and Administrative Provisions of the Member States concerning Liability for Defective Products | | | | |

2- SECONDARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|---|-------------------------------|----------------------------|--------------------------|
| 1 | By-law on market surveillance ⁴⁶ | Regulation (EC) No 765/2008 of the European Parliament and of the Council of 9 July 2008 setting out the Requirements for Accreditation and Market Surveillance Relating to the Marketing of Products and Repealing Regulation (EEC) No 339/93 | Amending the By-law on market surveillance following the enactment of Draft Law on Product Safety and Technical Regulations | Preparations are on- going | Ministry of Economy | Second half of 2016 |

⁴⁶ By-law on market surveillance is also referred to in Chapter 1 on Free Movement of Goods.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|-------------------------------|---|--------------------------|
| 2 | By-law on general product safety ⁴⁷ | Directive 2001/95/EC of the European Parliament and of the Council of 3 December 2001 on General Product Safety | Aligning the By-law on general product safety following the enactment of Draft Law on Product Safety and Technical Regulation | Preparations are on- going | Ministry of Economy Ministry of Customs and Trade | Second half of 2016 |
| 3 | Amending the By-law on quality and safety of human tissues and cells and related centres (OG: 27.10.2010/27742) | Commission Directive 2012/39/EU of 26 November 2012 amending Directive 2006/17/EC as regards certain technical requirements for the testing of human tissues and cells 2010/453/EU: Commission Decision of 3 August 2010 establishing guidelines concerning the conditions of inspections and control measures, and on the training and qualification of officials, in the field of human tissues and cells provided for in Directive 2004/23/EC of the European Parliament and of the Council (notified under document C(2010) 5278) | Setting standards for the technical materials used in testing of human tissues and cells and inspection and control measures thereof | Preparations are on- going | Ministry of Health | Second half of 2016 |
| 4 | Amending the By-law on organ and tissue transplantation services | Directive 2010/53/EU of the European Parliament and of the Council of 7 July 2010 on | Making arrangements in a number of areas including basic principles for organ | Preparations are on- going | Ministry of Health | First half of 2016 |

⁴⁷ By-law on general product safety is also referred to in Chapter 1 on Free Movement of Goods



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|--|--|--|-------------------------------|--|--------------------------|
| | (0G: 01.02.2012/ 28191) | standards of quality and safety of human organs intended for transplantation | quality and safety, organ and donor characterization, informed consent, organ transport procedures, storing data for 30 years for traceability, serious adverse event and reporting and protection of personal data | | | |
| 5 | Amending the By-law on surveillance and control standards for communicable diseases (OG: 30.05.2007/ 26537) | 2012/506/EU: Commission Implementing Decision of 8 August 2012 amending Decision 2002/253/EC laying down case definitions for reporting communicable diseases to the Community network under Decision No 2119/98/EC of the European Parliament and of the Council (notified under document C(2012) 5538) | Aligning with the relevant legislation through the elimination of differences with regard to case definitions of communicable diseases reporting of which is mandatory, as updated by Commission Implementing Decisions in 2012 and enhancing the reporting system in Turkey | Preparations are on- going | Ministry of Health | Second half of 2015 |
| 6 | Making appropriate legislation with regard to serious cross-border threats to health | Decision No 1082/2013/EU of the European Parliament and of the Council of 22 October 2013 on serious cross-border threats to health and repealing Decision No 2119/98/EC | Epidemiological monitoring of cross-border threats to health, ensuring early warning and contributing to the responses to such threats | Preparations are on- going | Ministry of Health Disaster & Emergency Management Presidency Ministry of Food, Agriculture and Livestock | First half of 2019 |



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|-------------------------------|---|--------------------------|
| | | | | | Turkish Atomic Energy Authority | |
| 7 | Amending the By-law on procedures and principles concerning the production type, labelling and inspection of tobacco products for the purpose of protection from harmful effects of tobacco products | Directive 2014/40/EU of the European Parliament and of the Council of 3 April 2014 on the approximation of the laws, regulations and administrative provisions of the Member States concerning the manufacture, presentation and sale of tobacco and related products and repealing Directive 2001/37/EC | Aligning the current By-law with the relevant EU Directive | Preparations are on- going | Tobacco and Alcohol Market Regulatory Authority | First half of 2016 |

3- INSTITUTION BUILDING AND OTHER WORK (Strategy Documents, Action Plans etc.)

| N | ٩N | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|---|----|---|---|--|----------------------------|-----------------------------|
| | 1 | Improving the institutional capacity in the area of tissue and cells within the framework of EU acquis | Contributing to Turkey's efforts towards ensuring the quality and safety of human tissues and cells from the donation until the transplantation and to improvement of the quality of hematopoietic stem cell transplantation and the work in this area. | Work is on-going under the project on the alignment in human tissues and cells under 2009 IPA programming | Ministry of Health | Second half of 2016 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|--|---|--|-----------------------------|
| 2 | Work towards the safe blood supply | Contributing to the efforts to improve public health through safe blood supply and to ensure regular blood supply from voluntary donors | Work is on-going under the project titled Recruitment of Future Blood Donors under 2010 IPA programming of which the main beneficiaries are the Ministry of Health, Ministry of National Education and Turkish Red Crescent Society. | Ministry of Health Ministry of National Education Turkish Red Crescent Society | First half of 2016 |
| 3 | Improving the institutional capacity in the area of organ donation within the framework of EU acquis | Aligning with the relevant EU acquis on public health to increase cadaveric organ donation in Turkey and contributing to its practice and ensuring quality and safety standards for organ donation and transplantation | Work is on-going under the project on alignment in organ donation under 2009 IPA programming | Ministry of Health | First half of 2016 |



CHAPTER 29: CUSTOMS UNION

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS⁴⁸:

Screening Report for Chapter 29 on Customs Union was communicated to Turkey on 11 May 2007 by the German Presidency.

Opening Benchmark:

1. Elimination of the customs duty relief by Turkey for those goods covered by Decision 1/95 of the EC-Turkey Association Council sold in duty-free shops to travellers entering into its customs territory.

⁴⁸ Chapter 29 on Customs Union cannot be opened to negotiations due to political blockage.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|-------------------------------|-------------------------------------|--------------------------|
| 1 | Amending Customs Law No.4458 (OG: 04.11.1999/23866) | Regulation (EU) No 952/2013 of the European Parliament and of the Council of 9 October 2013 laying down the Union Customs Code | Aligning with the EU legislation on Union Customs Code, through the adoption of New Customs Law of Turkey | Preparations are on- going | Ministry of Customs and Trade | First half of 2016 |

2- SECONDARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|-------------------------------|-------------------------------------|--------------------------|
| 1 | Amending the By-law on customs (OG: 07.10.2009/27369-bis) | Delegated and Implementing Acts of the European Commission related to the Union Customs Code ⁴⁹ | Determining the implementation procedures through secondary legislation following the adoption of the New Customs Law | Preparations are on- going | Ministry of Customs and Trade | Second half of 2017 |

⁴⁹ According to the second paragraph of the Article 288 of the Regulation No 952/2013 on the Union Customs Code, the relevant Acts of the European Commission are envisaged to be published by 1 June 2016 at the latest.



| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|--|--|-------------------------------|-------------------------------------|--------------------------|
| 2 | Amending General Communiqué on customs (Tariff Classification Decisions - Serial No: 17) (OG: 12.10.2014/ 25636) | Miscellaneous explanatory notes to the combined nomenclature of the European Union ⁵⁰ | Alignment and updating with the Combined Nomenclature of the EU including the miscellaneous explanatory notes | Preparations are on- going | Ministry of Customs and Trade | Second half of 2016 |

3- INSTITUTION BUILDING AND OTHER WORK (Strategy Documents, Action Plans etc.)

| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|---|--|-------------------------------------|-----------------------------|
| 1 | Ensuring more efficient protection of intellectual property rights at customs through trainings, workshops and seminars as well as supplying new equipment | Further aligning the national legislation on customs enforcement of intellectual property rights with the EU legislation, enhancing technical and administrative capacity in the fight against counterfeiting and piracy | Work is on-going with respect to the customs enforcement of intellectual property rights component of Modernization of Turkish Customs Administration VIII Project under Instrument for Pre-accession (IPA) | Ministry of Customs and Trade | Second half of 2017 |
| 2 | Improving institutional re-building and human resources management | Identifying the strategical goals, institutional strategy and workflow process; modernising the human resources management; establishing prototype local customs administrations; improving institutional information | Work is on-going with respect to the institutional re-building and human resources management component of Modernization of Turkish Customs Administration VIII Project under Instrument for Pre-accession (IPA) | Ministry of Customs and Trade | Second half of 2017 |

⁵⁰ The legislation will be amended following the publication of the consolidated Miscellaneous Explanatory Notes to the Combined Nomenclature by the European Commission.



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|---|---|-------------------------------------|-----------------------------|
| | | management infrastructure; and establishing institutional performance management infrastructure | | | |
| 3 | Ensuring the technical and administrative improvement of customs laboratories | Developing Customs Laboratories Quality Management System in accordance with ISO/IEC 17025 standard; and therefore, aligning the methods of all Turkish Customs Laboratories approved in different industrial fields with the customs tariff classifications | Work is on-going with respect to the technical and administrative improvement of customs laboratories component of Modernization of Turkish Customs Administration VIII Project under Instrument for Pre-accession (IPA) | Ministry of Customs and Trade | Second half of 2017 |
| 4 | Reinforcing the removal, reimbursement and collection of customs debts | Improving the legislation of Turkey on customs in line with the EU standards, within the framework of more effective implementation of Union Customs Code | Work is on-going with respect to the removal, reimbursement and collection of customs debts component of Modernization of Turkish Customs Administration VIII Project under Instrument for Pre-accession (IPA) Accordingly, it is aimed to eliminate the problems encountered during the collection of customs duties and to increase the customs duty revenues | Ministry of Customs and Trade | Second half of 2017 |



CHAPTER 30: EXTERNAL RELATIONS

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS⁵¹:

Screening Report for Chapter 30 on External Relations has not been officially communicated to Turkey.

According to the unofficial information, one opening benchmark is envisaged for this Chapter.

1. Turkey should be making full use of consultation mechanism of the Customs Union. Making consultations with a view to ensuring coherence of Turkey's position with European Community in multilateral negotiations, in particular in the World Trade Organizations, on trade in goods.

⁵¹ Chapter 30 on External Relations cannot be opened to negotiations due to political blockage.



2- SECONDARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|---|-------------------------------|-------------------------------------|--------------------------|
| 1 | By-law on implementation of Regional Convention on Pan-Euro- Mediterranean Preferential Rules of Origin | 2013/94/EU: Council Decision of 26 March 2012 on the conclusion of the Regional Convention on Pan-Euro-Mediterranean Preferential Rules of Origin | Aligning with the relevant EU Decision and undertaking preferential trade regime within the context of the EU common commercial policy | Preparations are on- going | Ministry of Customs and Trade | First half of 2016 |
| 2 | By-law on protocols of origin annexed to the free trade agreements between Kosovo, Moldova and Malaysia | Protocols of origin annexed to the free trade agreements between the EU and relevant countries | Undertaking preferential trade regime within the context of the EU common commercial policy | Preparations are on- going | Ministry of Customs and Trade | Second half of 2017 |



CHAPTER 32: FINANCIAL CONTROL

CURRENT SITUATION IN THE ACCESSION NEGOTIATIONS:

Chapter 32 on Financial Control was opened to accession negotiations on 26 June 2007 during the German Presidency.

Closing Benchmarks:

- 1. Adoption and implementation of PIFC legislation and of the relevant policies in accordance with the comprehensive PIFC policy paper to be adopted, supported by adequate implementation capacities.
- 2. Adoption and implementation of policies and legislation to guarantee the functioning of the Turkish Court of Accounts in line with the INTOSAI standards and guidelines.
- 3. Alignment of the Turkish Criminal Code with the protection of the EU's financial interests (PIF) Convention and its protocols
- 4. Setting up an effective and efficient coordination service to guarantee the fulfilment of obligations arising from article 280 (3) of the treaty establishing the European community and application of the provisions of Regulation (EC) No. 2185/96 concerning the on-the-spot checks and inspections carried out by the Commission, in particular the obligations of assistance to Commission inspectors from the day of accession at the latest
- 5. Legislative and administrative alignment with Council Regulation 1338/2001 laying down measures necessary for the protection of the Euro against counterfeiting, applicable from the day of accession at the latest.
- 6. Legislative and administrative alignment with Council Regulation (EC) No. 2182/2004 concerning medals and tokens similar to euro coins, applicable from the day of accession at the latest.



1- PRIMARY LEGISLATION

| No | Name of the legislation to be amended/enacted | EU legislation to comply with | Objective | Current stage | Responsible Institution | Period of Publication |
|----|---|---|--|-------------------------------|----------------------------|--------------------------|
| 1 | Amending Public Financial Management and Control Law No. 5018 (OG: 24.12.2003/ 25326) | Regulation (EU, Euratom) No 966/2012 of the European Parliament and of the Council of 25 October 2012 on the financial rules applicable to the general budget of the Union and repealing Council Regulation (EC, Euratom) No 1605/2002 | Improving implementation of Law no. 5018 through amending "internal control" and "internal audit" arrangements of public sector | Preparations are on- going | Ministry of Finance | First half of 2016 |

3- INSTITUTION BUILDING AND OTHER WORK (Strategy Documents, Action Plans etc.)

| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|---|---------------------------|---|-----------------------------|
| 1 | Organising a workshop titled internal audit and inspection in the public sector | Organising a workshop with broad participation in cooperation with OECD-SIGMA in order to analyse the EU Member States' practices with respect to internal audit and inspection functions which are to be included in Public Internal Financial Control Policy Paper that constitutes the first closing benchmark of the Chapter | Preparations are on-going | Ministry of Finance Prime Ministry Inspection Board Internal Audit Coordination Board Ministry for EU Affairs | Second half of 2015 |



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|---|---|---------------------------|------------------------------|-----------------------------|
| 2 | Publishing Public Internal Financial Control Policy Paper | Developing a roadmap in public internal financial control established in line with EU, and meeting relevant closing benchmark | Preparations are on-going | Ministry of Finance | First half of 2016 |
| 3 | Updating the auditing guidelines of the Court of Accounts in line with the standards set by the International Organization of Supreme Audit Institutions (INTOSAI) and transposing the standards into audit processes ⁵² | Enhancing the efficiency and capacity of the audit by duly transposing INTOSAI Standards (internal controls, risk-oriented audit, using fiscal analysis techniques during audits, etc.) into audit guides | Preparations are on-going | Turkish Court of Accounts | First half of 2016 |
| 4 | Drafting a guideline on quality control processes in terms of increasing the quality at each stage of audit ⁵³ | Enhancing the efficiency and capacity of the audit by regulating principles and procedures on quality control included in audit guide, and thus, contributing to closing relevant benchmark on external audit | Preparations are on-going | Turkish Court of Accounts | Second half of 2016 |
| 5 | Drafting audit reporting guidelines to ensure that the reports to be prepared at the end of each auditing process will meet the | Strengthening the reporting capacity of Turkish Court of Accounts, providing the public and the Parliament with sound and | Preparations are on-going | Turkish Court of Accounts | Second half of 2016 |

⁵² Updating the auditing guidelines of the Court of Accounts in line with the standards set by the International Organization of Supreme Audit Institutions (INTOSAI) and transposing the standards into audit processes are also referred to in Chapter 23 on Judiciary and Fundamental Rights.

⁵³ Drafting a guideline on quality control processes in terms of increasing the quality in each stage of audit is also referred to in Chapter 23 on Judiciary and Fundamental Rights



| No | Institution building/other work | Objective | Current stage | Responsible Institution | Start of the implementation |
|----|--|--|---------------------------|----------------------------|-----------------------------|
| | expectations of TGNA and the public ⁵⁴ | reliable information on better utilisation of public resources, and thus, contributing to closing relevant benchmark on external audit | | | |
| 6 | Aligning with the EU practices of Counterfeit Banknotes Monitoring System (SBIS) | Aligning the process pursued in fight against counterfeiting and input and inquiry parameters regarding monitoring process with EU practices to enhance the efficiency of SBIS serving under Central Bank for protection of the Euro against counterfeiting | Preparations are on-going | Central Bank of Turkey | Second half of 2017 |

⁵⁴ Drafting audit reporting guidelines to ensure that the reports to be prepared at the end of each auditing process will meet the expectations of TGNA and the public is also referred to in Chapter 23 on Judiciary and Fundamental Rights.