# ARÇELİK A.Ş. Material Event Disclosure (General)

Publish Date:24.12.2019 09:48:21 Disclosure Type: ODA Year: Period:

### Summary

Receipt of Dividend from Our Subsidiary

Material Event Disclosure General	_
Update Notification Flag	Hayır (No)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	-
Postponed Notification Flag	Hayır (No)
Announcement Content	
Explanations	

Ardutch B.V., which is our subsidiary in Netherlands, decided to distribute a dividend of EUR 26,500,000 to Arçelik A.Ş.

This dividend was collected as of December 24, 2019 and has no effect on our consolidated financial statements.

# ARÇELİK A.Ş. Notification Regarding Issue of Capital Market Instrument

Publish Date:15.11.2019 17:53:19

Disclosure Type: ODA

Year:

4

5

6

7

8

Principal/Maturity Date Payment Amount Additional Explanations

Period:

Summary Info				3rd coup	oon payment of -	TRSARCL22117 IS	IN coded TL 500	,000,000 bo	nd		
Update Notification Flag	g			Yes	Yes						
Correction Notification	Flag			No							
Postponed Notification Flag				No							
Board Decision Date				24.10.20	)18						
Related Issue Limit Info											
Currency Unit				TRY							
Limit				1.000.00	00.000						
Issue Limit Security Typ	ре			Debt Se	curities						
Sale Type				Sale To	Qualified Invest	or					
Domestic / Oversea				Domesti	С						
Capital Market Instrume	nt To Be Issue	ed Info									
Туре				Bond							
Maturity Date			12.02.20	12.02.2021							
Maturity (Day)				728							
Interest Rate Type				Floating Rate							
Sale Type				Sale To Qualified Investor							
ISIN Code				TRSAR	TRSARCL22117						
Title Of Intermediary Br	rokerage Hous	e		YAPI KF	YAPI KREDİ YATIRIM MENKUL DEĞERLER A.Ş.						
Starting Date of Sale				13.02.20	13.02.2019						
Ending Date of Sale				13.02.20	13.02.2019						
Maturity Starting Date				15.02.20	15.02.2019						
Nominal Value of Capit	al Market Instr	ument Sold		500.000	500.000.000						
Coupon Number				8	8						
Redemption Plan of Cap	oital Market Ins	strument Sold									
Coupon Number	Payment Date	Record Date	Payment Date	Interest Rate (%)		Interest Rate - Yearly Compound (%)	Payment Amount	Exchange Rate	Was The Payment Made?		
1	17.05.2019	16.05.2019	17.05.2019	6,1728	24,7589	27,1566	30.863.999,75		Yes		
2	16.08.2019	15.08.2019	16.08.2019	6,8602	27,5160	30,4910	34.300.999,79		Yes		
3	15.11.2019	14.11.2019	15.11.2019	4,3754	17,5496	18,7400	21.876.999,80		Yes		

The sale transaction of bonds was completed on 13.02.2019 with a nominal value of 500 million TL, 728 days term, 3-month coupon payments, floating interest, with ISIN Code of TRSARCL22117. The 3rd coupon payment of the bond has been made today.

3,5603

14,2805

15,0642

14.02.2020 13.02.2020 14.02.2020

15.05.2020 14.05.2020 15.05.2020

14.08.2020 13.08.2020 14.08.2020

13.11.2020 12.11.2020 13.11.2020

12.02.2021 11.02.2021 12.02.2021

We proclaim that our above disclosure is in conformity with the principles set down in "Material Events Communiqué" of Capital Markets Board, and it fully reflects all information coming to our knowledge on the subject matter thereof, and it is in conformity with our books, records and documents, and all reasonable efforts have been shown by our Company in order to obtain all information fully and accurately about the subject matter thereof, and we're personally liable for the disclosures.

# ARÇELİK A.Ş. Credit Rating

Publish Date:12.11.2019 09:47:45 Disclosure Type: ODA Year: Period:

### Summary

S&P credit rating announcement

Credit Rating	
Update Notification Flag	Evet (Yes)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	21.09.2018
Postponed Notification Flag	Hayır (No)
Announcement Content	
Explanations	
S&P has affirmed Arcelik A.Ş.'s corporate credit rating as BB+ and ou	utlook as negative.

# ARÇELİK A.Ş. Forward Looking Evaluations

Publish Date:30.10.2019 18:32:32 Disclosure Type: ODA Year: Period:

### Summary

Financial Results of 3rd Quarter of 2019 and Our Expectations for 2019

Forward Looking Evaluations	
Update Notification Flag	Hayır (No)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	-
Postponed Notification Flag	Hayır (No)
Announcement Content	
Explanations	

Investor presentation containing summary information prepared for our financial results of 3rd quarter of year 2019 disclosed today and our year 2019 expectations are in the attached file. The related presentation is also accessible at <u>www.arcelikas.com</u>.

# ARÇELİK A.Ş. Notification Regarding Issue of Capital Market Instrument

Publish Date:23.10.2019 18:14:25

Disclosure Type: ODA

Year:

Ρ	e	r	IC	)(	1:
-		_	_	_	_

Summary Info					1st coupon pa	yment of TRSARCL	.72112 ISIN cod	ed TL 500,00	)0,000 bon	
Update Notification F	lag				Yes					
Correction Notificatio	n Flag				No					
Postponed Notificatio	on Flag				No					
Board Decision Date					24.10.2018					
Related Issue Limit Inf	io									
Currency Unit			TRY							
Limit					1.000.000.000					
Issue Limit Security 7	Гуре				Debt Securitie	s				
Sale Type					Sale To Qualif	ied Investor				
Domestic / Oversea					Domestic					
Capital Market Instrum	nent To Be Issue	d Info								
Туре					Bond					
Maturity Date				16.07.2021						
Maturity (Day)				723						
Interest Rate Type					Floating Rate					
Sale Type					Sale To Qualified Investor					
ISIN Code					TRSARCL72112					
Title Of Intermediary	Brokerage Hous	е			YAPI KREDİ YATIRIM MENKUL DEĞERLER A.Ş.					
Starting Date of Sale					23.07.2019					
Ending Date of Sale					23.07.2019					
Maturity Starting Date	Э				24.07.2019					
Nominal Value of Ca	pital Market Instr	ument Sold			500.000.000					
Coupon Number					8					
Redemption Plan of C	apital Market Ins	trument Sold								
Coupon Number	Payment Date	Record Date	Payment Date	Interest Rate (%)	Interest Rate - Yearly Simple (%)	Interest Rate - Yearly Compound (%)	Payment Amount	Exchange Rate	Was The Payment Made?	
1	23.10.2019	22.10.2019	23.10.2019	5,4917	22,0270	23,9163	27.458.499,77		Yes	
2	22.01.2020	21.01.2020	22.01.2020	3,9466	15,8297	16,7954				
3	22.04.2020	21.04.2020	22.04.2020							
4	22.07.2020	21.07.2020	22.07.2020							
5	21.10.2020	20.10.2020	21.10.2020							
6	20.01.2021	19.01.2021	20.01.2021							
7	21.04.2021	20.04.2021	21.04.2021							
8	16.07.2021	15.07.2021	16.07.2021							
Principal/Maturity Da Payment Amount	te									

Additional Explanations

The sale transaction of bonds was completed on 23.07.2019 with a nominal value of 500 million TL, 723 days term, 3-month coupon payments, floating interest, with ISIN Code of TRSARCL72112. The 1st coupon payment of the bond has been made today.

# ARÇELİK A.Ş. Financial Calendar

Publish Date:22.10.2019 13:53:26 Disclosure Type: DG Year: Period:

### Summary

Financial Calendar

Financial Calender	
Announcement Content	
Update Notification Flag	Hayır (No)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	-
Postponed Notification Flag	Hayır (No)
Explanation	
Our Company's Financial Results for the 3 <sup>rd</sup> Quarter of 2019 will b 30, 2019 Wednesday.	e published on PDP on October

Financial Calender Terms	Period Beginning Date	Period Ending Date	Planned Annoucement Date on PDP
First Quarter	-	-	-
Second Quarter	-	-	-
Third Quarter	01/01/2019	30/09/2019	30/10/2019
Annual	-	-	-

# ARÇELİK A.Ş. Notification Regarding Issue of Capital Market Instrument

Publish Date:16.08.2019 17:31:13

Disclosure Type: ODA

Year:

6

7

8

Principal/Maturity Date Payment Amount Additional Explanations

Period:

Summary Info					2nd coupon pay	ment of TRSARC	L22117 ISIN cod	ed TL 500,00	0,000 bond
Update Notification Fl	ag				Yes				
Correction Notification	r Flag				No				
Postponed Notification	n Flag				No				
Board Decision Date					24.10.2018				
Related Issue Limit Info	)								
Currency Unit					TRY				
Limit					1.000.000.000				
Issue Limit Security T	ype				Debt Securities				
Sale Type					Sale To Qualifie	d Investor			
Domestic / Oversea					Domestic				
Capital Market Instrum	ent To Be Issue	d Info							
Туре					Bond				
Maturity Date					12.02.2021				
Maturity (Day)					728				
Interest Rate Type					Floating Rate				
Sale Type					Sale To Qualified Investor				
ISIN Code					TRSARCL22117				
Title Of Intermediary E	Brokerage Hous	е			YAPI KREDİ YATIRIM MENKUL DEĞERLER A.Ş.				
Starting Date of Sale					13.02.2019				
Ending Date of Sale					13.02.2019				
Maturity Starting Date					15.02.2019				
Nominal Value of Cap	ital Market Instr	ument Sold			500.000.000				
Coupon Number					8				
Redemption Plan of Ca	pital Market Ins	trument Sold							
Coupon Number	Payment Date	Record Date	Payment Date	Interest Rate (%)	Interest Rate - Yearly Simple (%)	Interest Rate - Yearly Compound (%)	Payment Amount	Exchange Rate	Was The Payment Made?
1	17.05.2019	16.05.2019	17.05.2019	6,1728	24,7589	27,1566	30.863.999,75		Yes
2	16.08.2019	15.08.2019	16.08.2019	6,8602	27,5160	30,4910	34.300.999,79		Yes
3	15.11.2019	14.11.2019	15.11.2019	4,3754	17,5496	18,7400			
4	14.02.2020	13.02.2020	14.02.2020						
5	15.05.2020	14.05.2020	15.05.2020						

The sale transaction of bonds was completed on 13.02.2019 with a nominal value of 500 million TL, 728 days term, 3-month coupon payments, floating interest, with ISIN Code of TRSARCL22117. The 2nd coupon payment of the bond has been made today.

14.08.2020 13.08.2020 14.08.2020

13.11.2020 12.11.2020 13.11.2020

12.02.2021 11.02.2021 12.02.2021

# **Forward Looking Evaluations**

Publish Date:29.07.2019 18:25:08 Disclosure Type: ODA Year: Period:

## Summary

Financial results of 1st Half of 2019 and our expectations for 2019

related presentation is also accessible at www.arcelikas.com.

Forward Looking Evaluations	
Update Notification Flag	Hayır (No)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	-
Postponed Notification Flag	Hayır (No)
Announcement Content	
Explanations	
Investor presentation containing summary information prepared for our f half of year 2019 disclosed today and our year 2019 expectations are in t	

#### **Credit Rating**

Publish Date:29.07.2019 15:31:53 Disclosure Type:ODA Year: Period:

#### Summary

Fitch Ratings credit rating announcement

Credit Rating	
Update Notification Flag	Evet (Yes)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	19.10.2018
Postponed Notification Flag	Hayır (No)
Announcement Content	
Explanations	
Fitch Ratings has upgraded Arçelik A.Ş.'s National Long-Term Rating to " "AA+(tur)". The Outlook is Stable.	AAA(tur)" from

# Notification Regarding Issue of Capital Market Instrument

Publish Date:23.07.2019 19:07:23 Disclosure Type:ODA Year: Period:

Summary Info	Bond Issuance	
Update Notification Flag	Yes	
Correction Notification Flag	No	
Postponed Notification Flag	No	
Board Decision Date	24.10.2018	
Related Issue Limit Info		
Currency Unit	TRY	
Limit	1.000.000.000	
Issue Limit Security Type	Debt Securities	
Sale Type	Sale To Qualified Investor	
Domestic / Oversea	Domestic	
Capital Market Instrument To Be Issued I	Info	
Туре	Bond	
Maturity Date	16.07.2021	
Maturity (Day)	723	
Interest Rate Type	Floating Rate	
Sale Type	Sale To Qualified Investor	
ISIN Code	TRSARCL72112	
Title Of Intermediary Brokerage House	YAPI KREDİ YATIRIM MENKUL DEĞERLER A.Ş.	
Starting Date of Sale	23.07.2019	
Ending Date of Sale	23.07.2019	
Maturity Starting Date	24.07.2019	
Nominal Value of Capital Market Instrument Sold	500.000.000	
Coupon Number	8	

Coupon Number	Payment Date	Record Date	Payment Date	Interest Rate (%)		Interest Rate - Yearly Compound (%)	Payment Amount	Exchange Rate	Was The Payment Made?
1	23.10.2019	22.10.2019	23.10.2019	5,4917	22,027	23,9163			
2	22.01.2020	21.01.2020	22.01.2020						
3	22.04.2020	21.04.2020	22.04.2020						
4	22.07.2020	21.07.2020	22.07.2020						
5	21.10.2020	20.10.2020	21.10.2020						
6	20.01.2021	19.01.2021	20.01.2021						
7	21.04.2021	20.04.2021	21.04.2021						
8	16.07.2021	15.07.2021	16.07.2021						
Principal/Maturity Date Payment Amount									

#### Additional Explanations

The sale transaction of bonds with ISIN code TRSARCL72112, 723 days term, 3 months coupon payments, floating interest with 50 bps over the benchmark (3MTRLIBOR) and principal payment at maturity date of 16.07.2021, was completed on 23.07.2019. The final issuance amount is realized as 500 million TL, within the ceiling which was approved by the Capital Markets Board's decision numbered 56/1293 on 15.11.2018. Value date of the issuance will be 24.07.2019. The issuance was advised by Yapı Kredi Yatırım Menkul Değerler A.Ş. This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

# Notification Regarding Issue of Capital Market Instrument

Publish Date:22.07.2019 18:19:40 Disclosure Type:ODA Year: Period:

Summary Info	Bond Issuance
Update Notification Flag	No
Correction Notification Flag	No
Postponed Notification Flag	No
Board Decision Date	24.10.2018
Related Issue Limit Info	
Currency Unit	TRY
Limit	1.000.000.000
Issue Limit Security Type	Debt Securities
Sale Type	Sale To Qualified Investor
Domestic / Oversea	Domestic
Capital Market Instrument To Be Issued In	fo
Туре	Bond
Maturity Date	16.07.2021
Maturity (Day)	723
Interest Rate Type	Floating Rate
Sale Type	Sale To Qualified Investor
Title Of Intermediary Brokerage House	YAPI KREDİ YATIRIM MENKUL DEĞERLER A.Ş.
Coupon Number	8

Coupon Number	Payment Date	Record Date	Payment Date	Interest Rate (%)	Yearly Simple	Interest Rate - Yearly Compound (%)	-	Exchange Rate	Was The Payment Made?
1	23.10.2019	22.10.2019	23.10.2019						
2	22.01.2020	21.01.2020	22.01.2020						
3	22.04.2020	21.04.2020	22.04.2020						
4	22.07.2020	21.07.2020	22.07.2020						
5	21.10.2020	20.10.2020	21.10.2020						
6	20.01.2021	19.01.2021	20.01.2021						
7	21.04.2021	20.04.2021	21.04.2021						
8	16.07.2021	15.07.2021	16.07.2021						
Principal/Maturity Date Payment Amount									

With reference to our application concerning the domestic sale of bonds, to qualified investors only, that was approved by the Capital Markets Board, with decision numbered 56/1293 and dated 15.11.2018; book-building process of the bond with an initial amount of 100 million TL (the amount may be increased in line with the demand), 723-day maturity and floating rate 3 months coupon is planned to be held on 23.07.2019 and value date of the issuance will be 24.07.2019. The issuance will be advised by Yapı Kredi Yatırım Menkul Değerler A.Ş. This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

# **Corporate Governance Compliance Rating**

Publish Date:19.07.2019 14:07:13 Disclosure Type: ODA Year: Period:

# Summary

Corporate Governance Rating

Corporate Governance Compliance Rating	
Announcement Content	
Update Notification Flag	Evet (Yes)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	20.07.2018
Postponed Notification Flag	Hayır (No)
Title of Rating Company	Saha Kurumsal Yönetim ve Kredi Derecelendirme Hizmetleri A.Ş.
Beginning Date of Agreement	01/02/2019
Ending Date of Agreement	01/02/2020
Beginning Date of Rating Note's Validity	19/07/2019
Explanation	]

SAHA Corporate Governance and Credit Rating Services, Inc. (SAHA), which is authorised to carry out ratings in accordance with the Corporate Governance Principles by Capital Markets Board (CMB), increased the Corporate Governance Rating of our Company as 9.58 (95.80%) on July 19, 2019.

Our Corporate Governance Rating has been determined as a result of an evaluation made under four main sections (Shareholders, Public Disclosure and Transparency, Stakeholders, Board of Directors) weighted based on CMB's Corporate Governance Principles.

The sub sections of our Corporate Governance Rating are as follows:

Sub Sections	Rating (%)
Shareholders	95.08
Public Disclosure and Transparency	98.72
Stakeholders	99.48
Board of Directors	92.65
Total	95.80

The report issued by SAHA on the corporate governance rating is attached for additional information. Besides, this report is available on our Company's website www.arcelikas.com with previous reports.

Corporate Governance Compliance Rating Note	Shareholders	Public Disclosure and Transparency	Stakeholders	Board of Directors	Corporate Governance Compliance Rating Note	
Weight	% 25	% 25	% 15	% 35	% 100	
Note	95,08	98,72	99,48	92,65	95,8	

#### **Credit Rating**

Publish Date:18.07.2019 13:18:05 Disclosure Type:ODA Year: Period:

#### Summary

Fitch Ratings credit rating announcement

Credit Rating	
Update Notification Flag	Evet (Yes)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	19.10.2018
Postponed Notification Flag	Hayır (No)
Announcement Content	
Explanations	
Fitch Ratings has affirmed Arçelik A.Ş.'s Long-term foreign Default Ratings at "BB+" and "negative" outlook. Fitch Ratings senior unsecured rating at "BB+".	

## **Financial Calender**

Publish Date:17.07.2019 13:35:57 Disclosure Type: DG Year: Period:

## Summary

# Financial Calendar

Financial Calender			
Announcement Content			
Update Notification Flag	Hayır (No)		
Correction Notification Flag	Hayır (No)		
Date Of The Previous Notification About The Same Subject	-		
Postponed Notification Flag	Hayır (No)		
Explanation			
	(		
Our Company's Financial Results for the 2 <sup>nd</sup> Quarte be published on PDP on July 29, 2019 Monday.	r of 2019 will		
	Period Beginning	Period Ending Date	Planned Annoucement
be published on PDP on July 29, 2019 Monday.	Period		
be published on PDP on July 29, 2019 Monday.	Period Beginning		Annoucement
be published on PDP on July 29, 2019 Monday.          Financial Calender Terms         First Quarter	Period Beginning Date -	Ending Date	Annoucement
be published on PDP on July 29, 2019 Monday.	Period Beginning		Annoucement
be published on PDP on July 29, 2019 Monday.          Financial Calender Terms         First Quarter	Period Beginning Date -	Ending Date	Annoucement Date on PDP

# Notification Regarding Issue of Capital Market Instrument

Publish Date:17.05.2019 17:40:04 Disclosure Type: ODA Year: Period:

Summary Info	1st coupon payment of TRSARCL22117 ISIN coded TL 500,000,000 bond.					
Update Notification Flag	Yes					
Correction Notification Flag	No					
Postponed Notification Flag No						
Board Decision Date 24.10.	2018					
Related Issue Limit Info						
Currency Unit	TRY					
Limit	1.000.000.000					
Issue Limit Security Type	Debt Securities					
Sale Type	Sale To Qualified Investor					
Domestic / Oversea	Domestic					
Capital Market Instrument To	Be Issued Info					
Туре	Bond					
Maturity Date	12.02.2021					
Maturity (Day)	728					
Interest Rate Type	Floating Rate					
Sale Type	Sale To Qualified Investor					
ISIN Code	TRSARCL22117					
Title Of Intermediary Brokerage House	YAPI KREDİ YATIRIM MENKUL DEĞERLER A.Ş.					
Starting Date of Sale	13.02.2019					
Ending Date of Sale	13.02.2019					
Maturity Starting Date	15.02.2019					
Nominal Value of Capital Market Instrument Sold	500.000.000					
Coupon Number	8					

Coupon Number	Payment Date	Record Date	Payment Date	Interest Rate (%)	Interest Rate - Yearly Simple (%)	Interest Rate - Yearly Compound (%)	Payment Amount	Exchange Rate	Was The Payment Made?
1	17.05.2019	16.05.2019	17.05.2019	6,1728	24,7589	27,1566	30.863.999,75		Yes
2	16.08.2019	15.08.2019	16.08.2019	6,8602	27,516	30,491			
3	15.11.2019	14.11.2019	15.11.2019						
4	14.02.2020	13.02.2020	14.02.2020						
5	15.05.2020	14.05.2020	15.05.2020						
6	14.08.2020	13.08.2020	14.08.2020						
7	13.11.2020	12.11.2020	13.11.2020						
8	12.02.2021	11.02.2021	12.02.2021						
Principal/ Maturity Date Payment Amount									

The sale transaction of bonds was completed on 13.02.2019 with a nominal value of 500 million TL, 728 days term, 3-month coupon payments, floating interest, with ISIN Code of TRSARCL22117. The 1st coupon payment of the bond has been made today.

#### **Forward Looking Evaluations**

Publish Date:29.04.2019 18:25:13 Disclosure Type:ODA Year: Period:

#### Summary

Financial Results of 1st Quarter of 2019 and Our Expectations for 2019

Forward Looking Evaluations	
Update Notification Flag	Hayır (No)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	-
Postponed Notification Flag	Hayır (No)
Announcement Content	
Explanations	
Investor presentation containing summary information prepared for our finan quarter of year 2019 disclosed today and our year 2019 expectations are in t The related presentation is also accessible at www.arcelikas.com	

## Non-current Financial Asset Acquisition

Publish Date:03.04.2019 15:12:11 Disclosure Type:ODA Year: Period:

#### Summary

Completion of non-current financial asset acquisition to operate in Bangladesh.

Noncurrent Financial Asset Acquisition	
Update Notification Flag	Evet (Yes)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	22/03/2019
Postponed Notification Flag	Hayır (No)
Announcement Content	
Board Decision Date for Acquisition	22/03/2019
Were Majority of Independent Board Members' Approved the Board Decision for Acquisition	The Board Decision was taken on 22.03.2019 by our fully owned subsidiary Ardutch B.V.
Title of Non-current Financial Asset Acquired	Retail Holdings Bhold B.V.
Field of Activity of Non-current Financial Asset whose Shares were being Acquired	Owns 56.99% of Singer Bangladesh Limited shares.
Capital of Noncurrent Financial Asset	EUR 45,000
Acquirement Way	Satın Alma (Purchase)
Date on which the Transaction was/will be Completed	03/04/2019
Acquisition Conditions	Peşin (Cash)
Detailed Conditions if it is a Timed Payment	-
Nominal Value of Shares Acquired	EUR 45,000
Purchase Price Per Share	-
Total Purchasing Value	USD 75,000,000
Ratio of New Shares Acquired to Capital of Non- current Financial Asset (%)	100%
Total Ratio of Shares Owned in Capital of Non- current Financial Asset After Transaction (%)	100%
Total Voting Right Ratio Owned in Non-current Financial Asset After Transaction (%)	100%

Ratio of Non-current Financial Asset Acquired to Total Assets in Latest Disclosed Financial Statements of Company (%)	1.4%
Ratio of Transaction Value to Sales in Latest Annual Financial Statements of Company (%)	1.5%
Effects on Company Operations	It is expected to support our strategy to grow in the emerging markets.
Did Takeover Bid Obligation Arised?	Hayır (No)
Will Exemption Application be Made, if Takeover Bid Obligation Arised?	Hayır (No)
Title/ Name-Surname of Counter Party	Retail Holdings Asia B.V.
Is Counter Party a Related Party According to CMB Regulations?	Hayır (No)
Relation with Counter Party if any	There is no shareholding and/or managerial relationship.
Agreement Signing Date if Exists	22/03/2019
Value Determination Method of Non-current Financial Asset	Negotiation
Did Valuation Report be Prepared?	Düzenlenmedi (Not Prepared)
Reason for not Preparing Valuation Report if it was not Prepared	Not an obligation.
Date and Number of Valuation Report	-
Title of Valuation Company Prepared Report	-
Value Determined in Valuation Report if Exists	-
Reasons if Transaction wasn't/will not be performed in Accordance with Valuation Report	-
Explanations	

Following our disclosure made on 22.03.2019, closing conditions regarding the acquisition of Retail Holdings Bhold B.V., including signing with Singer Group 10-year Distribution Agreement and extendable 10-year Brand Licence Agreement for Bangladesh market have been satisfied. In this regard, the share transfer has been completed following the payment of the share purchase price amounting to USD 75 million by our 100% subsidiary Ardutch B.V., incorporated in the Netherlands. The purchase price is subject to the price adjustment as per the net working capital and net debt levels of Retail Holdings Bhold B.V. and Singer Bangladesh Ltd. as per the balance sheets dated 31.03.2019.

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

## Material Event Disclosure (General)

Publish Date:03.04.2019 13:19:42 Disclosure Type:ODA Year: Period:

### Summary

Our participation in the capital increase of our subsidiary Ardutch B.V.

Material Event Disclosure General	
Update Notification Flag	Hayır (No)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	-
Postponed Notification Flag	Hayır (No)
Announcement Content	
Explanations	
The Board of Directors of our Company has decided to participate in the capital increase of Ardutch B.V , which is our 100% owned subsidiary in related amount has been paid today.	

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

# **Board of Directors' Subcommitees**

Publish Date:28.03.2019 18:44:19 Disclosure Type:ODA Year: Period:

### Summary

Committees of Board of Directors

Board Of Directors' Subcommitees	( <b>h</b>  )
Update Notification Flag	Hayır (No)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	-
Postponed Notification Flag	Hayır (No)
Announcement Content	
Explanations	
	e provisions of the
Corporate Governance Communiqué numbered II-17.1 of the Capital M continue to carry out the activities in accordance with the revised workin a. That the members of the Audit Committee be composed of 2 indepen Board of Directors and Kamil Ömer Bozer be elected as the Chairman Ahmet Turul be elected as the Member, b. That the Corporate Governance Committee be composed of 3 member the Chairman among the independent members of the Board of Director the duties of the Candidate Nomination Committee and Compensation	Arkets Board, to ng principles. Indent members of the of the Committee and pers by electing ors and also to perform Committee and that
continue to carry out the activities in accordance with the revised workin a. That the members of the Audit Committee be composed of 2 indepen Board of Directors and Kamil Ömer Bozer be elected as the Chairman Ahmet Turul be elected as the Member, b. That the Corporate Governance Committee be composed of 3 member the Chairman among the independent members of the Board of Director	Arkets Board, to ng principles. Indent members of the of the Committee and pers by electing ors and also to perform Committee and that Sen be elected as the

c. That the Risk Management Committee be composed of 2 members and the Chairman be elected among the independent members of the Board of Directors and Müzeyyen Münire Gülay Barbarosoğlu be elected as the Chairman and Fatih Kemal Ebiçlioğlu be elected as the Member of the Committee,

d. That the Executive Committee be composed of 5 members and Mustafa Rahmi Koç be elected as the Chairman and Mehmet Ömer Koç, Sevim Arsel, Yıldırım Ali Koç and Caroline Nicole Koç be elected as the Members of the Committee,

e. That the appointment of Fatih Kemal Ebiçlioğlu and Fatih Özkadı to inform the Board of Directors about the activities of the Company's Sustainability Working Group.

f. That the revised working principles of the Committees to be disclosed to the public on the Company's website.

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

We proclaim that our above disclosure is in conformity with the principles set down in "Material Events Communiqué" of Capital Markets Board, and it fully reflects all information coming to our knowledge on the subject matter thereof, and it is in conformity with our books, records and documents, and all reasonable efforts have been shown by our

Company in order to obtain all information fully and accurately about the subject matter thereof, and we're personally liable for the disclosures.

#### **Determination of Independent Audit Company**

Publish Date:28.03.2019 18:30:29 Disclosure Type:ODA Year: Period:

#### Summary

Registration of independent auditor selection and its publication in the Turkish Trade Registry Gazette

Determination of Independent Audit Company	
Update Notification Flag	Evet (Yes)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	25.03.2019
Postponed Notification Flag	Hayır (No)
Announcement Content	
Title of Independent Audit Company	PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş.
Audit Period	01.01.2019 - 31.12.2019
Date of General Meeting in which Audit Company was Approved	19.03.2019
Official Registration Date	22.03.2019
Date and Number of Official Commercial Registy Newspaper for Registration	28.03.2019 - 9797
Explanations	
Registration of our General Assembly Meeting decis	sion on March 19, 2019 to select PwC

Registration of our General Assembly Meeting decision on March 19, 2019 to select PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş. as the independent auditor for the audit of 2019 financial reports was made by İstanbul Trade Registry Office on March 22, 2019 and it has been announced by Trade Registry Gazette of Turkey on March 28, 2019, numbered 9797.

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

## **Notification Regarding General Assembly Meeting**

Publish Date:26.03.2019 15:48:37 Disclosure Type:ODA Year: Period:

Summary Info	Registration of Ordinary General Assembly Meeting Decisions for the year 2018	
Update Notification Flag	Yes	
Correction Notification Flag	No	
Postponed Notification Flag	No	
General Assembly Invitation		
Type of General Assembly	Annual	
Begining of The Fiscal Period	01.01.2018	
End of The Fiscal Period	31.12.2018	
Decision Date	15.02.2019	
General Assembly Date	19.03.2019	
General Assembly Time	15:00	
Record Date	18.03.2019	
Country	Turkey	
City	İSTANBUL	
District	ŞİŞLİ	
Address	Divan İstanbul Oteli, Asker Ocağı Caddesi No:1 34367 Elmadağ Şişli-İstanbul	

#### Agenda Items

1 - Opening and election of the Chairman of the Meeting,

2 - Reading, discussing and approving the 2018 Annual Report prepared by the Company Board of Directors,

3 - Reading the Summary of Independent Audit Report for 2018 accounting period,

4 - Reading, discussing and approving the Financial Statements related to the 2018 accounting period,

5 - Acquittal of each member of the Board of Directors in relation to the activities of Company in 2018,

6 - Acceptance, acceptance after amendment or refusal of the offer of the Board of Directors in accordance with the Company's profit distribution policy regarding the distribution of the profits of 2018,

7 - Determining the number and duty term of the Members of the Board of Directors, making elections in accordance with the determined number of members, selecting the Independent Members of the Board of Directors,

8 - Informing and approval of the Shareholders about the Remuneration Policy for the Members of the Board of Directors and Top Managers and the payments made within the scope of the policy in accordance with the Corporate Governance Principles,

9 - Determining annual gross salaries of the members of the Board of Directors,

10 - Approval of the Independent Auditing Institution selected by the Board of Directors in accordance with the Turkish Commercial Code and the Capital Markets Board regulations,

11 - Informing the shareholders about the donations made by the Company in 2018 and determining an upper limit for donations to be made in 2019,

12 - Informing the shareholders about the collaterals, pledges, mortgages and surety granted in favor of third parties and the income and benefits obtained in 2018 by the Company and subsidiaries in accordance with Capital Markets Board regulations,

13 - Authorising the shareholders holding management capacity, the Members of the Board of Directors, top managers and their spouses and relatives by blood and marriage up to the second degree within the framework of the articles 395th and 396th of Turkish Commercial Code and informing shareholders about transactions performed within the scope during 2018 as per the Corporate Governance Communiqué of Capital Markets Board,

14 - Wishes and opinions.

Corporate Actions Involved In Agenda

Dividend Payment

General Assembly Results

Was The General Assembly Meeting Executed?	Yes	
General Assembly Results	In our Company's General Assembly Meeting held on March 19, 2019, Tuesday at 15:00 at Divan Istanbul Hotel, Asker Ocaği Caddesi No:1 34367 Elmadağ Şişli, Istanbul, the main following decisions were made. - The 2018 Annual Report prepared by the Company Board of Directors was accepted. - The Company's independently audited consolidated Financial Statements for the year 2018 which were prepared in accordance with the Capital Markets Board's (CMB) "Communiqué for Principles of Financial Reporting in Capital Markets" with Serial Number II-14.1 and Financial Statements prepared in accordance with the Tax Procedures Law were accepted. - Members of the Board of Directors were severally acquitted in connection with the accounts and activities of the Company in 2018. - The proposal of the Board of Directors for the distribution of profit for 2018 was accepted. - The number of members of the Board of Directors was determined as 12 members in total together with 4 independent members. It has been decided to select Mr. Mustafa Rahmi Koç, Ms. Semahat Sevim Arsel, Mr. Mehmet Ömer Koç, Mr. Yıldırım Ali Koç, Mr. Robert Sonman, Mr. Levent Çakıroğlu, Mr. Fatih Kemal Ebiçlioğlu, Mr. Hakan Hamdi Bulgurlu as the members and Mr. Kamil Ömer Bozer, Ms. Müzeyyen Münire Gülay Barbarosoğlu, Mr. Mehmet Cem Kozlu and Mr. Ahmet Turul as the independent members of the Board of Directors for to serve one year. - Within the framework of the Turkish Commercial Code and the Capital Markets Law, it was decided to select PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş., which was elected by the decision of the Board of Directors with reference to the proposal of the Audit Committee, as the Independent Auditing Institution to audit the Financial Reports of the fiscal year 2019 and to conduct other activities as part of other regulations under the said laws.	

Decisions Regarding Corporate Actions

Dividend Payment Discussed		
General Assembly Regi	stry	
Were The Minutes Registered?	Yes	
Date of Registry	22.03.2019	
General Assembly Outcome Documents		
Appendix: 1	Olagan Genel Kurul Toplanti Tutanagi 19.03.2019 .pdf - Minute	
Appendix: 2	Hazir Bulunanlar Listesi 19.03.2019 .pdf - List of Attendants	
Additional Explanations		
The Minutes of the Ordinary General Shareholders Meeting held on March 19, 2019 have been		

registered by İstanbul Trade Registry Office on March 22, 2019. This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

### **Determination of Independent Audit Company**

Publish Date:25.03.2019 16:55:49 Disclosure Type:ODA

Year:

Period:

#### Summary

Registration of independent auditor selection

Determination of Independent Audit Company	
Update Notification Flag	Evet (Yes)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	19.03.2019
Postponed Notification Flag	Hayır (No)
Announcement Content	
Title of Independent Audit Company	PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş.
Audit Period	01.01.2019 - 31.12.2019
Date of General Meeting in which Audit Company was Approved	19.03.2019
Official Registration Date	22.03.2019
Date and Number of Official Commercial Registy Newspaper for Registration	-
Explanations	

Registration of our General Assembly Meeting decision on March 19, 2019 to select PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş. as the independent auditor for the audit of 2019 financial reports was made by İstanbul Trade Registry Office on March 22, 2019.

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

### **Notification Regarding General Assembly Meeting**

Publish Date:25.03.2019 16:48:33 Disclosure Type:ODA a Year: Period:

Summary Info	Registration of Ordinary General Assembly Meeting Decisions for the year 2018	
Update Notification Flag	Yes	
Correction Notification Flag	No	
Postponed Notification Flag	No	
General Assembly Invitation		
Type of General Assembly	Annual	
Begining of The Fiscal Period	01.01.2018	
End of The Fiscal Period	31.12.2018	
Decision Date	15.02.2019	
General Assembly Date	19.03.2019	
General Assembly Time	15:00	
Record Date	18.03.2019	
Country	Turkey	
City	İSTANBUL	
District	ŞİŞLİ	
Address	Divan İstanbul Oteli, Asker Ocağı Caddesi No:1 34367 Elmadağ Şişli-İstanbul	

Agenda Items

1 - Opening and election of the Chairman of the Meeting,

2 - Reading, discussing and approving the 2018 Annual Report prepared by the Company Board of Directors,

3 - Reading the Summary of Independent Audit Report for 2018 accounting period,

4 - Reading, discussing and approving the Financial Statements related to the 2018 accounting period,

5 - Acquittal of each member of the Board of Directors in relation to the activities of Company in 2018,

6 - Acceptance, acceptance after amendment or refusal of the offer of the Board of Directors in accordance with the Company's profit distribution policy regarding the distribution of the profits of 2018,

7 - Determining the number and duty term of the Members of the Board of Directors, making elections in accordance with the determined number of members, selecting the Independent Members of the Board of Directors,

8 - Informing and approval of the Shareholders about the Remuneration Policy for the Members of the Board of Directors and Top Managers and the payments made within the scope of the policy in accordance with the Corporate Governance Principles,

9 - Determining annual gross salaries of the members of the Board of Directors,

10 - Approval of the Independent Auditing Institution selected by the Board of Directors in accordance with the Turkish Commercial Code and the Capital Markets Board regulations,

11 - Informing the shareholders about the donations made by the Company in 2018 and determining an upper limit for donations to be made in 2019,

12 - Informing the shareholders about the collaterals, pledges, mortgages and surety granted in favor of third parties and the income and benefits obtained in 2018 by the Company and subsidiaries in accordance with Capital Markets Board regulations,

13 - Authorising the shareholders holding management capacity, the Members of the Board of Directors, top managers and their spouses and relatives by blood and marriage up to the second degree within the framework of the articles 395th and 396th of Turkish Commercial Code and informing shareholders about transactions performed within the scope during 2018 as per the Corporate Governance Communiqué of Capital Markets Board,

14 - Wishes and opinions.

Corporate Actions Involved In Agenda

Dividend Payment

General Assembly Results

General Assembly Results		
Was The General Assembly Meeting Executed?	Yes	
General Assembly Results	<ul> <li>In our Company's General Assembly Meeting held on March 19, 2019, Tuesday at 15:00 at Divan Istanbul Hotel, Asker Ocağı Caddesi No:1 34367 Elmadağ Şişli, Istanbul, the main following decisions were made.</li> <li>The 2018 Annual Report prepared by the Company Board of Directors was accepted.</li> <li>The Company's independently audited consolidated Financial Statements for the year 2018 which were prepared in accordance with the Capital Markets Board's (CMB) "Communiqué for Principles of Financial Reporting in Capital Markets" with Serial Number II-14.1 and Financial Statements prepared in accordance with the Tax Procedures Law were accepted.</li> <li>Members of the Board of Directors were severally acquitted in connection with the accounts and activities of the Company in 2018.</li> <li>The proposal of the Board of Directors for the distribution of profit for 2018 was accepted.</li> <li>The number of members of the Board of Directors was determined as 12 members in total together with 4 independent members. It has been decided to select Mr. Mustafa Rahmi Koç, Ms. Semahat Sevim Arsel, Mr. Mehmet Ömer Koç, Mr. Yıldırım Ali Koç, Mr. Robert Sonman, Mr. Levent Çakıroğlu, Mr. Fatih Kemal Ebiçlioğlu, Mr. Hakan Hamdi Bulgurlu as the members and Mr. Kamil Ömer Bozer, Ms. Müzeyyen Münire Gülay Barbarosoğlu, Mr. Mehmet Cem Kozlu and Mr. Ahmet Turul as the independent members of the Board of Directors for to serve one year.</li> <li>Within the framework of the Turkish Commercial Code and the Capital Markets Law, it was decided to select PwC Bağımsız Denetim ve Serbest Muhasebeci</li> </ul>	

with reference to the proposal of the Audit Committee, as the Independent Auditing Institution to audit the Financial Reports of the fiscal year 2019 and to conduct other activities as part of other regulations under the said laws.

#### Decisions Regarding Corporate Actions

Dividend Payment Discussed

General Assembly Registry

, , , , , , , , , , , , , , , , , , , ,	,	
Were The Minutes Registered?	Yes	
Date of Registry	22.03.2019	
General Assembly Out	come Documents	

	Appendix: 1	Olagan Genel Kurul Toplanti Tutanagi 19.03.2019 .pdf - Minute
	Appendix: 2	Hazir Bulunanlar Listesi 19.03.2019 .pdf - List of Attendants

Additional Explanations

The Minutes of the Ordinary General Shareholders Meeting held on March 19, 2019 have been registered by İstanbul Trade Registry Office on March 22, 2019.

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

## Non-current Financial Asset Acquisition

Publish Date:22.03.2019 13:44:46 Disclosure Type :ODA Year: Period:

#### Summary

Non-current financial asset acquisition to operate in Bangladesh

Noncurrent Financial Asset Acquisition	
Update Notification Flag	Hayır (No)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same	-
Postponed Notification Flag	Hayır (No)
Announcement Content	
Board Decision Date for Acquisition	22/03/2019
Were Majority of Independent Board Members' Approved the Board Decision for Acquisition	The Board Decision was taken on 22.03.2019 by our fully owned subsidiary Ardutch B.V.
Title of Non-current Financial Asset Acquired	Retail Holdings Bhold B.V.
Field of Activity of Non-current Financial Asset whose Shares were being Acquired	Owns 56.99% of Singer Bangladesh Limited shares.
Capital of Noncurrent Financial Asset	EUR 45,000
Acquirement Way	Satın Alma (Purchase)
Date on which the Transaction was/will be Completed	Transaction is expected to be completed in April 2019.
Acquisition Conditions	Peşin (Cash)
Detailed Conditions if it is a Timed Payment	-
Nominal Value of Shares Acquired	EUR 45,000
Purchase Price Per Share	-
Total Purchasing Value	USD 75,000,000
Ratio of New Shares Acquired to Capital of Non- current Financial Asset (%)	100%
Total Ratio of Shares Owned in Capital of Non- current Financial Asset After Transaction (%)	100%
Total Voting Right Ratio Owned in Non-current Financial Asset After Transaction (%)	100%
Ratio of Non-current Financial Asset Acquired to Total Assets in Latest Disclosed Financial Statements of Company (%)	1.4%

Ratio of Transaction Value to Sales in Latest Annual Financial Statements of Company (%)	1.5%
Effects on Company Operations	It is expected to support our strategy to grow in the emerging markets.
Did Takeover Bid Obligation Arised?	Hayır (No)
Will Exemption Application be Made, if Takeover Bid Obligation Arised?	Hayır (No)
Title/ Name-Surname of Counter Party	Retail Holdings Asia B.V.
Is Counter Party a Related Party According to CMB Regulations?	Hayır (No)
Relation with Counter Party if any	There is no shareholding and/or managerial relationship.
Agreement Signing Date if Exists	22/03/2019
Value Determination Method of Non-current Financial Asset	Negotiation
Did Valuation Report be Prepared?	Düzenlenmedi (Not Prepared)
Reason for not Preparing Valuation Report if it was not Prepared	Not an obligation.
Date and Number of Valuation Report	-
Title of Valuation Company Prepared Report	-
Value Determined in Valuation Report if Exists	-
Reasons if Transaction wasn't/will not be performed in Accordance with Valuation Report	-
Explanations	

In line with our growth strategy in the emerging markets and with the purpose of acquiring Singer Bangladesh Ltd., a Purchase Agreement as of 22.03.2019 have been signed between Arçelik's subsidiary Ardutch B.V., located in the Netherlands, and Retail Holdings Asia B.V., located in the Netherlands, to acquire all of the shares of Retail Holdings Bhold B.V., located in the Netherlands. Retail Holdings Bhold B.V. holds approximately 57% shares of Singer Bangladesh Ltd.'s which operates with the Singer brand in Bangladesh.

According to the Agreement, the shares will be acquired for a consideration of USD 75 million which will be paid in cash at the time of Closing. The consideration will be subject to a price adjustment mechanism as per the net working capital and net debt levels of Retail Holdings Bhold B.V. and Singer Bangladesh Ltd.

Subject to the fulfilment of the conditions stated in the Agreement, such as taking all of the required approvals and signing with Singer Group 10-year Distribution Agreement and extendable 10-year Brand Licence Agreement for Bangladesh market, the share transfer is expected to be completed in April 2019.

Singer Bangladesh is one of the leading players in Bangladeshi home appliance market and manufactures refrigerators, TV, AC's and furniture with Singer brand in its 2 manufacturing facilities in Bangladesh. Being a publicly listed company in Bangladesh Stock Exchanges, Singer Bangladesh Ltd. has consolidated revenue of approximately USD 164 million, EBITDA of approximately USD 20 million and net income of approximately USD 11 million in 2018. The company has more than 1,500 employees.

The transaction is not expected to trigger the enforcement of a mandatory takeover bid in Bangladesh Stock Exchange. However, either party may terminate the Agreement if such an obligation arises before Closing.

ABOUT SINGER BANGLADESH

Singer Bangladesh is the largest retailers of consumer durables in Bangladesh, with its 385 stores. Singer commenced operations in the region in 1905. Today Singer sells all categories of household consumer durables under the Singer and third-party brands. The Company is among top two players in major product categories and also has over 700 wholesale dealers. Singer Bangladesh is 57% owned by Retail Holdings Bhold B.V. in the Netherlands and the remainder of shares of the company are publicly traded in DSE and CSE. www.singerbd.com

### **Determination of Independent Audit Company**

Publish Date:19.03.2019 21:15:06 Disclosure Type: ODA Year: Period:

### Summary

Approval of the determination of the Independent Audit Company by the General Assembly

Determination of Independent Audit Company	
Update Notification Flag	Evet (Yes)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	08.02.2019
Postponed Notification Flag	Hayır (No)
Announcement Content	
Title of Independent Audit Company	PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş.
Audit Period	01.01.2019 - 31.12.2019
Date of General Meeting in which Audit Company was Approved	19.03.2019
Official Registration Date	-
Date and Number of Official Commercial Registy Newspaper for Registration	-
Explanations	

As per the Turkish Commercial Code and Capital Markets Law and in accordance with the proposal by the Audit Committee and with the Board Decision dated February 8, 2019, "PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş." located at Süleyman Seba Cad. BJK Plaza No. 48/9 Beşiktaş İstanbul and registered at Istanbul Trade Registry with the registration number 201465 was selected as the Independent Auditing Company for 2019 accounting period, is accepted by the General Assembly.

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

### **Notification Regarding Dividend Payment**

Publish Date:19.03.2019 21:09:05 Disclosure Type: ODA Year: Period:

		Gener 2018	General Assembly decision on dividend distribution of 2018			
Update Notification	n Flag	Yes				
Correction Notifica	tion Flag	No				
Postponed Notifica	tion Flag	No				
Board Decision Da	ite			15.02.2019		
Date of Related Ge	eneral Ass	sembly		19.03.2019		
Was The Issue of I		•	ed?	Discussed		
Type of Cash Divid				Cash Divide	end Will Not Be P	aid
Currency Unit				TRY		
			Will Not Be	ot Be Paid		
Amount and Rate o	of Cash Div	vidend Payment				
Share Group Info	Payment	To Be Paid For To E ent Share With Par Sha Value of 1 TL - Value		sh Dividend Be Paid For are With Par ue of 1 TL - Gross (%)	Cash Dividend To Be Paid For Share With Par Value of 1 TL - Net (TL)	To Be Paid For
ARCLK, TRAARCLK91H5		0		0	0	0
Amount and Rate o	f Cash Div	vidend Stock Divi	dend	Payment		
Share Group I	nfo	Amount of Stock Dividend (TL)			Rate of Stock	Dividend (%)
ARCLK, TRAARCI	_K91H5	H5 0 0				0
Additional Explanat	ions					
In accordance with	the Capi	tal Markets legis	lation	and Article	18 of the Comr	any's Articles of

In accordance with the Capital Markets legislation and Article 18 of the Company's Articles of Association and our Profit Distribution policy approved at the General Assembly on 27.03.2014, considering the high interest financial environment, in order to increase the free cash flow of the Company and to optimize its financing expenses and to further strengthen the balance sheet structure; the profit distribution proposal regarding not to distribute dividends this year was accepted by our Shareholders at the Ordinary General Assembly Meeting of our Company dated March 19, 2019. Therefore, the current year profit of TL 1,146,044,956.92, which is calculated according to the tax procedure law, will be allocated as extraordinary reserves and the current year net profit of TL 855,841,911.90 is transferred to retained earnings in the financial statements prepared in accordance with TMS/TFRS.

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

Supplementary Documents

Appendix: 1 2018 Yılına ait Kar Dağıtım Tablosu .pdf

## DIVIDEND DISTRIBUTION TABLE

ARÇELİK A.Ş. 01.01.2018/31.12.2018 Period Dividend Payment Table (TL)

1.Paid-In / Issued Capital	675.728.205
2. Total Legal Reserves (According to Legal Records)	409.116.604,81
Information on privileges in dividend distribution, if any, in the Articles of Association:	-

*	Based on CMB Regulations	Based on Legal Records
3. Current Period Profit	949.406.550,57	1.146.044.956,92
4. Taxes Payable (-)	-93.564.638,66	0
5. Net Current Period Profit	855.841.911,9	1.146.044.956,92
6. Losses in Previous Years (-)	0	0
7. Primary Legal Reserve (-)	0	0
8. NET DISTRIBUTABLE CURRENT PERIOD PROFIT	855.841.911,9	1.146.044.956,92
Dividend Advance Distributed (-)	0	0
Dividend Advance Less Net Distributable Current Period Profit	0	0
9. Donations Made during the Year (+)	5.907.579,37	0
10. Donation-Added Net Distributable Current Period Profit on which First Dividend Is Calculated	861.749.491,27	0
11. First Dividend to Shareholders	0	0
* Cash	0	0
* Stock	0	0
12. Dividend Distributed to Owners of Privileged Shares	0	0
13. Other Dividend Distributed	0	0
* To the Employees	0	0
* To the Members of the Board of Directors,	0	0
* To None Shareholders	0	0
14. Dividend to Owners of Redeemed Shares	0	0
15. Second Dividend to Shareholders	0	0
16. Secondary Legal Reserves	0	0
17. Statutory Reserves	0	0
18. Special Reserves	0	0
19. EXTRAORDINARY RESERVES	855.841.911,9	1.146.044.956,92
20. Other Distributable Resources	0	0

Dividend Rates Table							
Share Group	CASH DIVIDEND AMOUNT (TL) - NET	STOCK DIVIDEND AMOUNT (TL)	TOTAL DIVIDEND AMOUNT (TL) / NET DISTRIBUTABLE CURRENT PERIOD PROFIT (%)	DIVIDEND TO BE PAID FOR SHARE WITH PAR VALUE OF 1 TL - NET (TL)			
	0	0	0	0	0		
TOTAL	0	0	0	0	0		
Dividend Payment Table Explanation							
-							

## **Notification Regarding General Assembly Meeting**

Publish Date:19.03.2019 20:52:47 Disclosure Type: ODA Year: Period:

Summary Info		Results of Ordinary General Assembly Meeting for the works of the year 2018.		
Update Notification Flag	Yes			
Correction Notification Flag	No			
Postponed Notification Flag	No			
General Assembly Invitation				
Type of General Assembly		Annual		
Begining of The Fiscal Period		01.01.2018		
End of The Fiscal Period 31.12.2018				
Decision Date 15.02.2019		15.02.2019		
General Assembly Date 19.03.2019		19.03.2019		
General Assembly Time 15:00		15:00		
Record Date		18.03.2019		
Country		Turkey		
City		İSTANBUL		
District		ŞİŞLİ		
Address		Divan İstanbul Oteli, Asker Ocağı Caddesi No:1 34367 Elmadağ Şişli-İstanbul		

#### Agenda Items

1 - Opening and election of the Chairman of the Meeting,

2 - Reading, discussing and approving the 2018 Annual Report prepared by the Company Board of Directors,

3 - Reading the Summary of Independent Audit Report for 2018 accounting period,

4 - Reading, discussing and approving the Financial Statements related to the 2018 accounting period,

5 - Acquittal of each member of the Board of Directors in relation to the activities of Company in 2018,

6 - Acceptance, acceptance after amendment or refusal of the offer of the Board of Directors in accordance with the Company's profit distribution policy regarding the distribution of the profits of 2018,

7 - Determining the number and duty term of the Members of the Board of Directors, making elections in accordance with the determined number of members, selecting the Independent Members of the Board of Directors,

8 - Informing and approval of the Shareholders about the Remuneration Policy for the Members of the Board of Directors and Top Managers and the payments made within the scope of the policy in accordance with the Corporate Governance Principles,

9 - Determining annual gross salaries of the members of the Board of Directors,

10 - Approval of the Independent Auditing Institution selected by the Board of Directors in accordance with the Turkish Commercial Code and the Capital Markets Board regulations,

11 - Informing the shareholders about the donations made by the Company in 2018 and determining an upper limit for donations to be made in 2019,

12 - Informing the shareholders about the collaterals, pledges, mortgages and surety granted in favor of third parties and the income and benefits obtained in 2018 by the Company and subsidiaries in accordance with Capital Markets Board regulations,

13 - Authorising the shareholders holding management capacity, the Members of the Board of Directors, top managers and their spouses and relatives by blood and marriage up to the second degree within the framework of the articles 395th and 396th of Turkish Commercial Code and informing shareholders about transactions performed within the scope during 2018 as per the Corporate Governance Communiqué of Capital Markets Board,

14 - Wishes and opinions.

Corporate Actions Involved In Agenda

**Dividend Payment** 

General Assembly Results

Was The General Assembly Meeting Executed? Yes General Assembly Results

In our Company's General Assembly Meeting held on March 19, 2019, Tuesday at 15:00 at Divan Istanbul Hotel, Asker Ocağı Caddesi No:1 34367 Elmadağ Şişli, Istanbul, the main following decisions were made.

- The 2018 Annual Report prepared by the Company Board of Directors was accepted.

- The Company's independently audited consolidated Financial Statements for the year 2018 which were prepared in accordance with the Capital Markets Board's (CMB) "Communiqué for Principles of Financial Reporting in Capital Markets" with Serial Number II-14.1 and Financial Statements prepared in accordance with the Tax Procedures Law were accepted.

 Members of the Board of Directors were severally acquitted in connection with the accounts and activities of the Company in 2018.

- The proposal of the Board of Directors for the distribution of profit for 2018 was accepted.

- The number of members of the Board of Directors was determined as 12 members in total together with 4 independent members. It has been decided to select Mr. Mustafa Rahmi Koç, Ms. Semahat Sevim Arsel, Mr. Mehmet Ömer Koç, Mr. Yıldırım Ali Koç, Mr. Robert Sonman, Mr. Levent Çakıroğlu, Mr. Fatih Kemal Ebiçlioğlu, Mr. Hakan Hamdi Bulgurlu as the members and Mr. Kamil Ömer Bozer, Ms. Müzeyyen Münire Gülay Barbarosoğlu, Mr. Mehmet Cem Kozlu and Mr. Ahmet Turul as the independent members of the Board of Directors for to serve one year.

- Within the framework of the Turkish Commercial Code and the Capital Markets Law, it was decided to select PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş., which was elected by the decision of the Board of Directors with reference to the proposal of the Audit Committee, as the Independent Auditing Institution to audit the Financial Reports of the fiscal year 2019 and to conduct other activities as part of other regulations under the said laws.

**Decisions Regarding Corporate Actions** 

Dividend Payment Discussed

General Assembly Outcome Documents

Appendix: 1	Olagan Genel Kurul Toplanti Tutanagi 19.03.2019 .pdf - Minute
Appendix: 2	Hazir Bulunanlar Listesi 19.03.2019 .pdf - List of Attendants

Additional Explanations

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

## **Notification Regarding General Assembly Meeting**

Publish Date:22.02.2019 19:39:12 Disclosure Type:ODA Year: Period:

Summary Info	Information Note for Ordinary General Assembly Meeting				
Update Notification Flag	Yes				
Correction Notification Flag	No				
Postponed Notification Flag	No				
General Assembly Invitation					
Type of General Assembly	Annual				
Begining of The Fiscal Period	01.01.2018				
End of The Fiscal Period	31.12.2018				
Decision Date	15.02.2019				
General Assembly Date	19.03.2019				
General Assembly Time	15:00				
Record Date	18.03.2019				
Country	Turkey				
City	İSTANBUL				
District	ŞİŞLİ				
Address Divan İstanbul Oteli, Asker Ocağı Caddesi No:1 34367 Elmadağ Şişli-İstanbul					
Agenda Items					

1 - Opening and election of the Chairman of the Meeting,

2 - Reading, discussing and approving the 2018 Annual Report prepared by the Company Board of Directors,

3 - Reading the Summary of Independent Audit Report for 2018 accounting period,

4 - Reading, discussing and approving the Financial Statements related to the 2018 accounting period,

5 - Acquittal of each member of the Board of Directors in relation to the activities of Company in 2018,

6 - Acceptance, acceptance after amendment or refusal of the offer of the Board of Directors in accordance with the Company's profit distribution policy regarding the distribution of the profits of 2018,

7 - Determining the number and duty term of the Members of the Board of Directors, making elections in accordance with the determined number of members, selecting the Independent Members of the Board of Directors,

8 - Informing and approval of the Shareholders about the Remuneration Policy for the Members of the Board of Directors and Top Managers and the payments made within the scope of the policy in accordance with the Corporate Governance Principles,

9 - Determining annual gross salaries of the members of the Board of Directors,

10 - Approval of the Independent Auditing Institution selected by the Board of Directors in accordance with the Turkish Commercial Code and the Capital Markets Board regulations,

11 - Informing the shareholders about the donations made by the Company in 2018 and determining an upper limit for donations to be made in 2019,

12 - Informing the shareholders about the collaterals, pledges, mortgages and surety granted in favor of third parties and the income and benefits obtained in 2018 by the Company and subsidiaries in accordance with Capital Markets Board regulations,

13 - Authorising the shareholders holding management capacity, the Members of the Board of Directors, top managers and their spouses and relatives by blood and marriage up to the second degree within the framework of the articles 395th and 396th of Turkish Commercial Code and informing shareholders about transactions performed within the scope during 2018 as per the Corporate Governance Communiqué of Capital Markets Board,

14 - Wishes and opinions.

Corporate Actions Involved In Agenda

Dividend Payment

General Assembly Invitation Documents

Olagan Genel Kurul Bilgilendirme Notu .pdf - General Assembly Informing Document

Additional Explanations

Appendix: 1

In accordance with CMB's Principles on Corporate Governance, information and documents regarding the agenda items that will be discussed in the Ordinary General Assembly Meeting on March 19, 2019 are made available in the attached file and Company's internet site address of www.arcelikas.com for the information of our shareholders and investors.

### **Related Party Transactions**

Publish Date:21.02.2019 13:50:36 Disclosure Type:ODA Year: Period:

### Summary

**Related Party Transactions** 

Related Party Transactions	
Update Notification Flag	Hayır (No)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	-
Postponed Notification Flag	Hayır (No)
Announcement Content	
Explanations	

Within the context of Capital Markets Board Communiqué numbered II.17.1 on Corporate Governance, the attached report has been prepared and accepted by our Board of Directors and disclosed to public. The attached report concerns the conditions of the transactions and comparison with the market conditions in cases where it has been foreseen that the rate of the amount of common and continuous transactions between the corporations and subsidiaries with their related parties within an account period compared to for purchases, the cost of sales in the latest annual financial statements disclosed to public, for sales, the revenues in the latest annual financial statements disclosed to public exceed 10%.

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

## **Notification Regarding General Assembly Meeting**

Publish Date:15.02.2019 20:21:19 Disclosure Type:ODA Year: Period:

Summary Info	Board of Directors' Decision for Ordinary General Assembly Meeting		
Update Notification Flag	No		
Correction Notification Flag	No		
Postponed Notification Flag	No		
General Assembly Invitation			
Type of General Assembly		Annual	
Begining of The Fiscal Perio	d	01.01.2018	
End of The Fiscal Period		31.12.2018	
Decision Date		15.02.2019	
General Assembly Date 1		19.03.2019	
General Assembly Time		15:00	
Record Date		18.03.2019	
Country		Turkey	
City		İSTANBUL	
District		ŞİŞLİ	
Address		Divan İstanbul Oteli, Asker Ocağı Caddesi No:1 34367 Elmadağ Şişli-İstanbul	

Agenda Items

1 - Opening and election of the Chairman of the Meeting,

2 - Reading, discussing and approving the 2018 Annual Report prepared by the Company Board of Directors,

3 - Reading the Summary of Independent Audit Report for 2018 accounting period,

4 - Reading, discussing and approving the Financial Statements related to the 2018 accounting period,

5 - Acquittal of each member of the Board of Directors in relation to the activities of Company in 2018,

6 - Acceptance, acceptance after amendment or refusal of the offer of the Board of Directors in accordance with the Company's profit distribution policy regarding the distribution of the profits of 2018,

7 - Determining the number and duty term of the Members of the Board of Directors, making elections in accordance with the determined number of members, selecting the Independent Members of the Board of Directors,

8 - Informing and approval of the Shareholders about the Remuneration Policy for the Members of the Board of Directors and Top Managers and the payments made within the scope of the policy in accordance with the Corporate Governance Principles,

9 - Determining annual gross salaries of the members of the Board of Directors,

10 - Approval of the Independent Auditing Institution selected by the Board of Directors in accordance with the Turkish Commercial Code and the Capital Markets Board regulations,

11 - Informing the shareholders about the donations made by the Company in 2018 and determining an upper limit for donations to be made in 2019,

12 - Informing the shareholders about the collaterals, pledges, mortgages and surety granted in favor of third parties and the income and benefits obtained in 2018 by the Company and subsidiaries in accordance with Capital Markets Board regulations,

13 - Authorising the shareholders holding management capacity, the Members of the Board of Directors, top managers and their spouses and relatives by blood and marriage up to the second degree within the framework of the articles 395th and 396th of Turkish Commercial Code and informing shareholders about transactions performed within the scope during 2018 as per the Corporate Governance Communiqué of Capital Markets Board,

14 - Wishes and opinions.

Corporate Actions Involved In Agenda

Dividend Payment

Additional Explanations

Our Company's Board of Directors took the following decision on 15.02.2019.

1. It has been decided that the Ordinary General Assembly of Arçelik A.Ş. to be held on March 19, 2019 Tuesday at 15:00 in Divan Istanbul Hotel, Asker Ocağı Caddesi, No: 1 34367 Elmadağ Şişli, İstanbul, to discuss the agenda and the invitation proceedings to be made duly and for the invitation to be announced in the Turkish Trade Registry Gazette, on the Company website www.arcelikas.com, at Merkezi Kayıt Kuruluşu e-company portal, on the Electronic General Assembly System and Public Disclosure Platform that the following;

The Board of Directors Annual Report, including the Financial Statements, Independent Audit Report of Independent Auditing Company PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş., Corporate Governance Principles Compliance Report and the Board of Director's Profit Distribution Proposal, and the Information Document containing the necessary explanations for the agenda articles with compliance to the Capital Markets Board regulations should be ready to be examined by the Shareholders found at the Company Centre at the latest 3 weeks before the date of the General Assembly, excluding the days of the announcement and meeting, on the Company website, Public Disclosure Platform and Electronic General Assembly System.

2. It is resolved that the List of Present Shareholders should be signed by the Board Chairman, or in absence of the Board Chairman, by any other Board member; that Mr. Faik Bülent Alagöz is authorized to check proxy letters and identity cards of the shareholders who may be individuals or entities and who shall attend the meeting pursuant to Article 5 of the Internal Directive on General Assembly.

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

## **Notification Regarding Dividend Payment**

Publish Date:15.02.2019 19:34:57 Disclosure Type: ODA Year: Period:

		Dividend Distribution Proposal of the Board of Directors				
		of the Company				
Update Notification	n Flag	1	No			
Correction Notifica	tion Flag	1	No			
Postponed Notifica	tion Flag	1	No			
Board Decision Da	te	15.02.2019				
Type of Cash Divid Payment	lend	Cash Divide	end V	Vill Not Be Paid		
Currency Unit		TRY				
Type of Stock Divid Payment	dend	Will Not Be Paid				
Amount and Rate o	f Cash Div	vidend Paym	ent			
Share Group Info	Payment	Cash Divid To Be Paid Share With Value of 1 Gross (T	For Par TL -	Cash Dividend To Be Paid For Share With Par Value of 1 TL - Gross (%)	Cash Dividend To Be Paid For Share With Par Value of 1 TL - Net (TL)	Cash Dividend To Be Paid For Share With Par Value of 1 TL - Net (%)
ARCLK, TRAARCLK91H5			0	0	0	0
Amount and Rate o	f Cash Div	vidend Stock	Divi	dend Payment		
Share Group Info Amount of Stock Dividend (TL) Rate of Stock Dividend (%)					nd (%)	
ARCLK, TRAARCLK91H5				0		0
Additional Explanat	ions					

Our Board of Directors made the following decision on the February 15, 2019.

According to the financial statements for the accounting period 01.01.2018 and 31.12.2018, prepared by our Company within the framework of the Communiqué of the Capital Markets Board (CMB), numbered Series: II-14.1, and in compliance with the International Financial Reporting Standards, and audited by PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş.; our company reached "Consolidated Net Profit" of TL 855,841,911.90 of which TL 851,756,724.49 is net profit excluding non-controlling interest share that the sum of TL 861,749,491.27 which is the aggregate sum with the donation of TL 5,907,579.37 made to tax-exempt foundations and associations during the year constitutes the first dividend basis; according to the records prepared in line with the Tax Procedure Law (TPL), the amount of funds available for distribution is TL 1,417,695,949.46 in aggregate provided that the sum of TL 1,146,044,956.92 is from after-tax net financial year profit.

The following issues were decided to be submitted to the approval of our shareholders at the Ordinary General Assembly Meeting of our Company, which is planned to be held in March to discuss the results of the 2018 activity.

- It was decided that the general statutory reserve fund at a rate of 5% that must be set aside as per the Article No 519 of the Turkish Commercial Code should not be set aside for 2018 since the current general statutory reserve fund in TPL record reached the 20% limit of the capital as of 31.12.2018

- According to Capital Markets legislation and Article 18 of the Company's Articles of Association and our profit distribution policy approved at the General Assembly on 27.03.2014, considering the high interest financial environment, in order to increase the free cash flow of the Company and to optimize its financing expenses and to further strengthen the balance sheet structure, we propose not to distribute dividend this year.

-The current year profit of TL 1,146,044,956.92, which is calculated according to the tax procedure law, will be allocated as extraordinary reserves. The current year net profit of TL 855,841,911.90 is transferred to retained earnings in the financial statements prepared in accordance with TMS/TFRS

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

Supplementary Documents

Appendix: 1 2018 Yılına ait Kar Dağıtım Tablosu .pdf

DIVIDEND DISTRIBUTION TABLE

ARÇELİK A.Ş. 01.01.2018/31.12.2018 Period Dividend Payment Table (TL)

1.Paid-In / Issued Capital	675.728.205
2. Total Legal Reserves (According to Legal Records)	409.116.604,81
Information on privileges in dividend distribution, if any, in the	
Articles of Association:	-

*	Based on CMB Regulations	Based on Legal Records
3. Current Period Profit	949.406.550,57	1.146.044.956,92
4. Taxes Payable (-)	-93.564.638,66	0
5. Net Current Period Profit	855.841.911,9	1.146.044.956,92
6. Losses in Previous Years (-)	0	0
7. Primary Legal Reserve (-)	0	0
8. NET DISTRIBUTABLE CURRENT PERIOD PROFIT	855.841.911,9	1.146.044.956,92
Dividend Advance Distributed (-)	0	0
Dividend Advance Less Net Distributable Current Period Profit	0	0
9. Donations Made during the Year (+)	5.907.579,37	0
10. Donation-Added Net Distributable Current Period Profit on which First Dividend Is Calculated	861.749.491,27	0
11. First Dividend to Shareholders	0	0
* Cash	0	0
* Stock	0	0
12. Dividend Distributed to Owners of Privileged Shares	0	0
13. Other Dividend Distributed	0	0
* To the Employees	0	0

* To the	Members of th	e Board of Di	0				
* To Nor	ne Shareholde	rs	0				
14. Divid	lend to Owners	s of Redeeme	d Shares		0		0
15. Seco	ond Dividend to	Shareholder	S		0		0
16. Seco	ondary Legal R	leserves			0		0
17. Statu	utory Reserves	5			0		0
18. Spec	cial Reserves				0		0
19. EXT	RAORDINARY	' RESERVES		8	1.146.044.956,92		
20. Othe	er Distributable	Resources	0				
Dividend	Rates Table						
Share Group	CASH DIVIDEND AMOUNT (TL) - NET	STOCK DIVIDEND AMOUNT (TL)	TOTAL DIVIDEND AMOUNT (TL) / NE DISTRIBUTABLE CURRENT PERIOI PROFIT (%)	Т	DIVIDEND T BE PAID FC SHARE WIT PAR VALUE 1 TL - NET (7	R H OF	DIVIDEND TO BE PAID FOR SHARE WITH PAR VALUE OF 1 TL - NET (%)
	0	0				0	0
TOTAL	0	0		0		0	0
Dividend	Payment Tabl	e Explanation					
-							

## Notification Regarding Issue of Capital Market Instrument

Publish Date:13.02.2019 19:32:19 Disclosure Type:ODA Year: Period:

Summary Info	Bond	Issuance				
Update Notification Flag	Yes					
Correction Notification Fla	g No					
Postponed Notification Fla	ag No					
Board Decision Date 24.1	0.2018					
Related Issue Limit Info						
Currency Unit	TRY					
Limit	1.000.00	00.000				
Issue Limit Security Type	Debt Se	ecurities				
Sale Type	Sale To	Qualified Investor				
Domestic / Oversea	Domest	;				
Capital Market Instrument To Be Issued Info						
Туре		Bond				
Maturity Date		12.02.2021				
Maturity (Day)		728				
Interest Rate Type		Floating Rate				
Sale Type		Sale To Qualified Investor				
ISIN Code		TRSARCL22117				
Title Of Intermediary Brokerage House		YAPI KREDİ YATIRIM MENKUL DEĞERLER A.Ş.				
Starting Date of Sale		13.02.2019				
Ending Date of Sale		13.02.2019				
Maturity Starting Date		15.02.2019				
Nominal Value of Capital Market Instrument Sold		500.000.000				
Coupon Number		8				
Dedemation Disc. of Oscita						

#### Redemption Plan of Capital Market Instrument Sold

Coupon Number	,	Record Date	Payment Date	Interest Rate (%)	Interest Rate - Yearly Simple (%)	Interest Rate - Yearly Compound (%)	Exchange Rate	Was The Payment Made?
1	17.05.2019	16.05.2019	17.05.2019	6,1728	24,7589	27,1566		
2	16.08.2019	15.08.2019	16.08.2019					
3	15.11.2019	14.11.2019	15.11.2019					
4	14.02.2020	13.02.2020	14.02.2020					
5	15.05.2020	14.05.2020	15.05.2020					
6	14.08.2020	13.08.2020	14.08.2020					
7	13.11.2020	12.11.2020	13.11.2020					

8	12.02.2021	11.02.2021	12.02.2021			
Principal/Maturity Date Payment Amount						

Additional Explanations

The sale transaction of bonds with ISIN code TRSARCL22117, 728 days term, 3 months coupon payments, floating interest with 75 bps over the benchmark (3MTRLIBOR) and principal payment at maturity date of 12.02.2021, was completed on 13.02.2019. The final issuance amount is realized as 500 million TL, within the ceiling which was approved by the Capital Markets Board's decision numbered 56/1293 on 15.11.2018. Value date of the issuance will be 15.02.2019. The issuance was advised by Yapı Kredi Yatırım Menkul Değerler A.Ş. This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

### **Notification Regarding Issue of Capital Market Instrument**

Publish Date:12.02.2019 18:16:40 Disclosure Type:ODA Year: Period:

Summary Info	Bond	Issuance				
Update Notification Flag	No					
Correction Notification Fla	g No					
Postponed Notification Fla	ag No					
Board Decision Date 24.1	0.2018					
Related Issue Limit Info						
Currency Unit	TRY					
Limit	1.000.00	00.000				
Issue Limit Security Type	Debt Se	curities				
Sale Type	Sale To	Qualified Investor				
Domestic / Oversea	Domest	ic				
Capital Market Instrument	To Be Is	sued Info				
Туре		Bond				
Maturity Date		12.02.2021				
Maturity (Day)		728				
Interest Rate Type		Floating Rate				
Sale Type		Sale To Qualified Investor				
Title Of Intermediary Brok House	erage	YAPI KREDİ YATIRIM MENKUL DEĞERLER A.Ş.				
Coupon Number		8				

Redemption Plan of Capital Market Instrument Sold

Coupon Number	Payment Date	Record Date	Payment Date	Interest Rate (%)	Interest Rate - Yearly Compound (%)	Exchange Rate	Was The Payment Made?
1	17.05.2019	16.05.2019	17.05.2019				
2	16.08.2019	15.08.2019	16.08.2019				
3	15.11.2019	14.11.2019	15.11.2019				
4	14.02.2020	13.02.2020	14.02.2020				
5	15.05.2020	14.05.2020	15.05.2020				
6	14.08.2020	13.08.2020	14.08.2020				
7	13.11.2020	12.11.2020	13.11.2020				
8	12.02.2021	11.02.2021	12.02.2021				
Principal/Maturity Date Payment Amount							

### Additional Explanations

With reference to our application concerning the domestic sale of bonds, to qualified investors only, that was approved by the Capital Markets Board, with decision numbered 56/1293 and dated 15.11.2018; book-building process of the bond with an initial amount of 100 million TL (the amount may be increased in line with the demand), 728-day maturity and floating rate 3 months coupon is planned to be held on 13.02.2019 and value date of the issuance will be 15.02.2019. The issuance will be advised by Yapı Kredi Yatırım Menkul Değerler A.Ş. This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

### **Determination of Independent Audit Company**

Publish Date:08.02.2019 16:59:46 Disclosure Type:ODA Year: Period:

### Summary

Independent Audit Company Selection

Determination of Independent Audit Company	
Update Notification Flag	Hayır (No)
Correction Notification Flag	Hayır (No)
Date Of The Previous Notification About The Same Subject	-
Postponed Notification Flag	Hayır (No)
Announcement Content	
Title of Independent Audit Company	PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş.
Audit Period	01.01.2019 - 31.12.2019
Date of General Meeting in which Audit Company was Approved	-
Official Registration Date	-
Date and Number of Official Commercial Registy Newspaper for Registration	-
Explanations	

Taking into consideration the opinion of the Audit Committee, our Board of Directors resolved on February 8, 2019 to select "PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş." to audit our Company's financial reports for 2019 accounting period and to fulfill all other obligations required from the auditors by Turkish Commercial Code numbered 6102 and Capital Markets Law numbered 6362 and related regulations and to present the selection for the approval of the General Assembly of Shareholders.

This statement has been translated into English for informational purposes. In case of a discrepancy between the Turkish and the English versions of this disclosure statement, the Turkish version shall prevail.

### **Corporate Governance Compliance Rating**

Publish Date:01.02.2019 11:28:15 Disclosure Type:ODA Year: Period:

### Summary

Renewal of Corporate Governance Rating Agreement

Corporate Governance Compliance Rating
Announcement Content
Update Notification Flag
Correction Notification Flag
Date Of The Previous Notification About The Same Subject
Postponed Notification Flag
Title of Rating Company
Beginning Date of Agreement
Ending Date of Agreement
Beginning Date of Rating Note's Validity
Explanation
Our company has signed an agreement with "SAHA Kurumsal Yönetim ve Kredi Derecelendirme Hizmetleri A.Ş. "on February 01, 2019 to renew its corporate governance rating for one rating period. "SAHA Kurumsal Yönetim ve Kredi Derecelendirme Hizmetleri A.Ş. " is officially authorized to make corporate governance rating in compliance with Corporate

Governance Principles of Capital Markets Board.

	Shareholders	Public Disclosure and Transparency	Stakeholders	Board of Directors	Corporate Governance Compliance Rat Note	
Corporate Governance Compliance Rating Note						
Weight						
Note						

### **Forward Looking Evaluations**

Publish Date:30.01.2019 18:21:03 Disclosure Type:ODA Year: Period:

### Summary

Financial results of 2018 and our expectations for 2019

Forward Looking Evaluations					
Update Notification Flag	Hayır (No)				
Correction Notification Flag	Hayır (No)				
Date Of The Previous Notification About The Same Subject	-				
Postponed Notification Flag	Hayır (No)				
Announcement Content					
Explanations					
Investor presentation containing summary information prepared for our financial results of year 2018 disclosed today and our year 2019 expectations are in the attached file. The related presentation is also accessible at www.arcelikas.com.					