Measures regarding public personnel

ARTICLE 1 – (1) The persons whose names are cited in the annexed list no. 1 and who have membership or affiliation or connection or contact with terrorist organizations or the structures, organizations or groups, which have been established by the National Security Council as carrying out activities against the national security of the State, have been dismissed from public service without the need for any procedure to be carried out. No separate notification shall be served on the persons in question. Procedures shall also be carried out in respect of them pursuant to the provisions of special law.

(2) Regardless of a criminal conviction ruled, those who have been dismissed from public service pursuant to Paragraph 1 shall be deprived of their ranks and/or public official status, they shall not be readmitted to the organization they took office in, they shall not be employed once again in public service and they shall not be assigned directly or indirectly. Their membership to all kinds of boards of trustees, boards, commissions, boards of directors, supervisory boards or liquidation boards shall cease. Firearm licenses, seamanship certificates and pilot’s licenses held by them shall be cancelled and these persons shall be evicted within fifteen days, from public or foundation-owned houses in which they reside. These persons shall not be a founder, co-founder or personnel of private security companies. The relevant Ministry or institutions shall immediately notify the relevant passport authority as regards these persons. Upon such notification, the relevant passport authorities shall cancel their passports.

(3) Those who have been dismissed from public service pursuant to Paragraph 1 cannot use titles they had, if any, such as ambassador or governor and also professional titles and capacities they held such as undersecretary, district governor etc. and cannot enjoy the rights provided in connection with those titles, professional titles and capacities.

Provisions of reinstitution

ARTICLE 2 – (1) The public officials given in the list no. 2 were removed from the relevant parts of the lists annexed to the related Decree-Law.

(2) As from the date on which the related Decree-Law has been published, the relevant provisions of the Decree-Law shall be abolished, with its all effects and results, with respect to the persons referred to in the 1st paragraph. Out of these personnel, those who do not restart their duties within ten days after this article enters into force shall be assumed to be resigned from office. In this scope, those who took office shall be paid their financial and social rights for the period starting from the date they were dismissed from the public service to the date on which they took office. These persons cannot claim compensation due to their dismissal from the public service. These personnel may be reinstated to the cadres and positions other than their administrative positions they held on the date when they were dismissed from public service, which are suitable for their educational backgrounds and their acquired rights of salary degrees. The relevant ministry and institutions shall carry out the procedures under this article.

Institutions and organisations which were closed

ARTICLE 3 – (1) Private television channels indicated in the list (3) annexed, which have membership, affiliation or connection with terrorist organizations or the organizations, formations or groups which have been found by the National Security Council to have carried out activities against the national security of the State have been closed down.

(2) Movable properties and all kinds of assets, claims and rights, documents and
instruments belonging to the private television channels closed within the scope of the first paragraph shall be deemed to be transferred to the Treasury free of charge. Immovable properties of these private television channels shall be ex officio registered in the title deed in the name of Treasury being free and clear of all kinds of restrictions and right of encumbrance. Any right or claim cannot be demanded from the Treasury on account of any kind of liabilities of such organizations. All actions pertaining to such transfer shall be performed by the Ministry of Finance by means of receiving necessary assistance from all institutions.

Applications for Associate Professorship
ARTICLE 4 - (1) The procedures regarding the applications for associate professorship by the associate professor candidates, who are suspended or on whom judicial investigation or prosecution is conducted due to their membership, affiliation or connection with the terrorist organizations or structures, formations or groups determined or considered to be acting against the national security of State by the National Security Board, shall be ceased for the period when they are away from their public service or until the investigation or prosecution is concluded. The applications for associate professorship of those, on whom the decision of dismissal from public service or conviction is given, are cancelled.

Measure regarding the actions on personal responsibility
ARTICLE 7 - (1) In accordance with Article 133 of the Criminal Procedure Code no. 5271 and dated 4/12/2004, the decision of the general board or authorized board of the relevant legal entity shall not be required for the actions on personal responsibility filed or to be filed by the trustees against the former owners, partners, members of the administrative boards, directors and other liable authorities of the corporations to which a trustee is appointed.

(2) Partnership rights and shares belonging to the suspected partners of the corporations, to which a trustee is appointed, within the scope of investigation, and the partners of the company on which an action on personal responsibility is filed by the trustee, cannot be transferred and assigned from the date on which the investigation is initiated or the action is filed to the date on which investigation, prosecution or the action are concluded with a final judgment. Authority to representation and management for the partnership rights and shares shall be used by the trustee. The ban on transfer and assignment shall be notified ex-officio by the Public Prosecution Office or the Court and registered to the Registry of Commerce.