

CHAPTER 42

Turkey

STEPHEN Z. STARR*

Paul, Hastings, Janofsky & Walker LLP

75 East 55th Street

New York, New York 10022-3205

PHONE: 212-318-6715

FAX: 212-319-4090

stephenstarr@paulhastings.com

* With research assistance by Asst. Gökçe Nazar Uzar, LL.B. LL.M., Department of Civil Procedure Law, Debt Enforcement and Bankruptcy, Ankara University, Faculty of Law, Dr. jur. candidate, University of Regensburg, School of Law (Regensburg, Germany).

CHAPTER 42

Turkey

SYNOPSIS

- ¶ 42.01. Executive Summary of Turkish Law
 - [1]— Civil Law Basis of the Turkish Legal System
 - [2]— Enforcement of Debts Under Turkish Law (*Icra*)
 - [3]— Bankruptcy (Liquidation) Under Turkish Law (*Iflâs*)
 - [4]— Composition Agreements Under Turkish Law (*Konkordato*)
 - [5]— Composition By Way of Abandonment (*Malvarlığının Terki Suretiyle Konkordato*)
 - [6]— Restructuring of Corporations and Cooperatives via Reconciliation (*Yeniden Yapılandırması*)
- ¶ 42.02. Turkish Business and Commercial Law
 - [1]— Types of Business Organizations
 - [a]— Role of the Statutory Auditor
 - [b]— Joint Stock Company's Duties Upon Insolvency
 - [2]— Special Laws Applicable to Merchants (*Tüccar*)
 - [3]— Contract Law
 - [4]— Creditors' Rights
 - [a]— Unsecured Creditors
 - [b]— Foreign Creditors
 - [c]— Secured Creditors
 - [i]— Real Property Mortgage Creditors
 - [ii]— Business Enterprise Mortgage Creditors
 - [iii]— Pledge Creditors
 - [d]— Financial Lessors
- ¶ 42.03. Basic Features of Dispute Resolution Mechanisms in Turkey
 - [1]— Overview of Judicial System
 - [a]— Court of First Instance
 - [b]— Commercial Court
 - [c]— Court of Appeals
 - [2]— Arbitration
- ¶ 42.04. Debt Enforcement Proceedings Under Turkish Law (*Icra*)
 - [1]— Commencement of Debt Enforcement with the Debt Enforcement Office
 - [a]— Payment Order
 - [i]— Declaration of Assets
 - [b]— Opposition to a Payment Order

- [c]— Judicial Lifting of Opposition to a Payment Order
- [d]— Insolvency Certificate
- [2]— Pre-judgment Attachment
- [3]— Enforcement of Judgments and Judgment Like Documents
- [4]— Secured Creditors' Debt Enforcement Rights
- ¶ 42.05. Bankruptcy (Liquidation) Under Turkish Law (*iflâs*)
 - [1]— Applicable Law
 - [a]— Organization of the Bankruptcy Courts, Related Offices and Administrative Entities
 - [2]— Eligibility for Bankruptcy
 - [a]— Voluntary and Mandatory Bankruptcy
 - [b]— Postponement of Bankruptcy
 - [3]— Types of Bankruptcy Under Turkish Law
 - [a]— General Bankruptcy
 - [b]— Bankruptcy Involving Negotiable Instruments
 - [c]— Direct Bankruptcy
 - [i]— Appeal of Judgment of Bankruptcy
 - [4]— Creation and Administration of the Bankruptcy Estate
 - [a]— Automatic Stay
 - [i]— No Stay as to Secured Creditors
 - [b]— Publication of Judgment of Bankruptcy
 - [c]— Requirement of Notice to Specified Entities
 - [5]— Determination of Method of Liquidation
 - [a]— Suspension of Liquidation
 - [b]— Simple Liquidation Procedure
 - [c]— Regular Liquidation Procedure
 - [6]— First Meeting of Creditors
 - [a]— Selection of Board of Trustees
 - [7]— Second Meeting of Creditors
 - [8]— Final Report and Case Closing
 - [9]— Rights of Creditors and Owners
 - [a]— Notice to Creditors
 - [b]— Time Limits for Submission of Claims
 - [c]— Allowance of Claims
 - [d]— Treatment of Secured Creditors
 - [e]— Priority of Distribution
 - [i]— First Rank
 - [ii]— Second Rank
 - [iii]— Third Rank
 - [iv]— Fourth Rank
 - [f]— Treatment of Administrative Creditors

- [g]— Interest on Claims
- [h]— Setoff
- ¶ 42.06. Avoidance and Recovery Actions in Turkey
 - [1]— Avoidability of Gratuitous Transfers
 - [2]— Avoidability of Certain Transfers Based Upon Insolvency
 - [3]— Other Avoidable Transfers
 - [4]— Breach of Fiduciary Duty Claims
 - [a]— General Provisions
 - [b]— Special Provisions in Event of Bankruptcy
- ¶ 42.07. Composition Agreements Under Turkish Law (*Konkordato*)
 - [1]— Simple Composition—Initiation; Offer of Composition By Debtor
 - [a]— Review by Debt Enforcement Investigative Office
 - [2]— Appointment of Composition Commissioner
 - [a]— Meeting of Creditors
 - [3]— Statutory Requirements for Approval of Composition
 - [4]— Postponement of Realization Upon Collateral by Secured Creditors
 - [5]— Effect of Court Approved Composition
 - [a]— Certain Creditors Not Bound By Composition
 - [6]— Composition by Way of Abandonment and Other Types of Compositions
 - [a]— Composition by Way of Abandonment
 - [b]— Composition in Bankruptcy
- ¶ 42.08. Restructuring of Corporations and Cooperatives via Reconciliation in Turkey
 - [1]— Corporate Reorganization Provision Added to Turkish Bankruptcy Law
 - [2]— Voting on Restructuring Plan
 - [3]— Required Contents of a Plan of Restructuring
 - [4]— Required Submissions in Connection with Restructuring Plan
 - [5]— Interim Measures Upon Application
 - [6]— Financing Pending Reorganization
 - [7]— Examination of the Restructuring Application
 - [8]— Effect of Approval of a Restructuring Plan
 - [9]— Modification of Confirmed Restructuring Plan
 - [10]— Termination of Confirmed Restructuring Plan
- ¶ 42.09. The Istanbul Approach
 - [1]— The Istanbul Approach Enabling Legislation
 - [2]— Organization Structure
 - [a]— Coordination Secretariat
 - [b]— Arbitration Panel
 - [c]— Creditor Bank Consortium
 - [d]— Lead Bank
 - [3]— Standstill
 - [4]— Financial Restructuring Agreements Utilizing the Istanbul Approach

[a]— Voting

¶ 42.10. Extraordinary Suspension of Payments Procedure in Turkey

¶ 42.11. Treatment of Cross-Border Insolvencies in Turkey

[1]— Principle of Territoriality Applies

[2]— International Law and Treaties