ANNOUNCEMENT

Dear Clients;

We kindly request from you to act according to the provisions stated in article 15 of Law No. 5549 on Prevention of Laundering Proceeds of Crime.

Article 15 – (1) In the transactions requiring customer identification which are conducted within or through the obliged parties, if anyone who acts in the name of himself/herself but <u>on account of other person does not inform the obliged parties</u> of the person on account of whom he/she acts <u>in writing</u> before carrying out the transactions, <u>he/she shall</u> <u>be sentenced to imprisonment from six months to one year or to judicial fine up to five thousand days</u>.