

Turkish Color of the Month

Born in Elazığ on the South East of Turkey, Saim Dursun, depicts, with the warm liveliness of light and color on his spatula, the true Anatolian picture uncovering the strong willpower of Turkish people and their joy of life despite hardship.



By Saim Dursun ©

Health Industry Regulations in the New Presidential Government

Life Sciences

By Hande Haçar Çelik and Dicle Doğan

With the transition to the Presidential Government System, adaptations were made to harmonize the legislation into the new system and various state institutions have been abolished and re-established with new decrees.

Newsroom



Legal 500 GC Summit - Turkey
Mehmet Gün moderated "The In-House Counsel's Guide to Best Practice for (Alternative) Dispute Resolution in Turkey" panel at GC Summit Turkey by The Legal 500 on Sep 27, 2018.



IP.CAMP 2018
Hande Haçar Çelik led the workshop on "Turkish patent law and employee inventions" during IP.CAMP 2018 in Izmir on Sep 13, 2018.



Kyiv Arbitration days
Pelin Baysal spoke at Kyiv Arbitration Days held in conjunction with the Ukrainian Bar Association on Sep 14, 2018.

Iran Sanctions from a Neighboring Country's Perspective: the Turkish Standpoint

Corporate and M&A

By Görkem Bilgin

As the Iran sanctions reimposed by the United States have made staggering effects on the world trade again, how its impacts on Turkey will take shape has become the subject of the debate.

The Draft Regulation on Online Broadcasting via Radio, Television and On-demand Services has been published.

Technology, Media and Telecom

By Hande Haçar Çelik and Baran Güney

The Draft Regulation on Online Broadcasting via Radio, Television and On-demand Services stipulating the implementation of the newly incorporated Article 29/A of RTUK Law No.6112 was published on RTUK's website on 27 September 2018.

Stay of Execution to Mandatory Arbitration

Patents and Utility Models

By Aysel Korkmaz Yatkın and Zeynep Çağla Özcebe

The stay of execution order by the council of state revisits principles that the dispute on appropriate remuneration for employee inventions cannot be resolved by means of arbitration, and that the jurisdiction of the courts may only be limited by primary legislation.

TPTO Refuses Trade Mark Solely due to Bad Faith

Trademarks and Designs

By Zeynep Seda Alhas and Baran Güney

In its recent decision the Office has made an exemplary interpretation in terms of the bad-faith filings, acknowledging the bad faith as a sole ground for refusal although the genuine right ownership of the opponent could not be acknowledged.