



## **SCREENING CHAPTER 6 COMPANY LAW**

# **AGENDA ITEM: EUROPEAN ECONOMIC INTEREST GROUPING (EEIG)**

**Country Session : The Republic of Turkey  
20 July 2006**



## European Economic Interest Grouping

- According to Article 4 of the EEIG Regulation, only
  - (a) companies or firms which have been formed **in accordance with the law of a Member State** and which have their registered or statutory office and central administration **in the Community**;
  - (b) natural persons who carry out activity or services **in the Community**,  
may be members of a grouping.



## European Economic Interest Grouping

- Therefore, the conditions for regulating the EEIG do not exist for non-member states such as Turkey.
- Furthermore, EEIG is adopted by a “regulation” directly applicable in the Member States and does not need to be transposed into domestic law. The EEIG Regulation shall become directly applicable in Turkish law upon accession.
- For these reasons, the EEIG has been dealt with neither by the Turkish Commercial Code No. 6762 nor the Draft Turkish Commercial Code .



**THANK YOU FOR YOUR ATTENTION**