# **Collective Bargaining in OECD and accession countries**

www.oecd.org/employment/collective-bargaining.htm

# **Turkey**



#### **KEY FEATURES OF THE COLLECTIVE BARGAINING SYSTEM IN 2015**

Predominant level Company

Degree of centralisation/decentralisation Decentralised

Co-ordination No

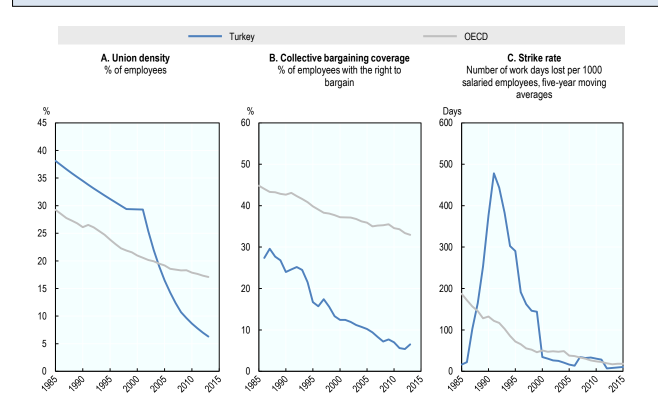
Trade union density in the private sector Less than 5%

Employer's organisation density 20-30%

Collective bargaining coverage rate 5-10%

Quality of labour relations Low

## TRENDS IN INDUSTRIAL RELATIONS IN TURKEY, 1985-2015





## **BUILDING BLOCKS OF COLLECTIVE BARGAINING**

The detailed description of the building blocks of collective bargaining mainly relies on information provided by the responses to the policy questionnaires that were sent to Labour Ministries, employer organisations and trade unions in 2016. The information reported in the questionnaires represents the situation in **December 2015**.

# Use of erga omnes clauses

Legal application of a sector level agreement in the

absence of administrative extensions

Legal application of a firm-level agreement

Not relevant

Only union members.

# Use and coverage of extensions

Use of extensions of sectoral collective agreements

Yes, but uncommon.

Procedure

The Government issues the extension upon request and follows a

binding advice of a tripartite Commission.

Representativeness criteria

Signed with the most representative trade union in the branch.

Public interest criteria

No

Exemptions or possibility of appeal

No

#### **Duration of collective agreements**

Average duration

12 months

Maximum duration of collective agreements

Sectoral level: set by law but can be changed by social partners, 36

Can contracting parties terminate an agreement

before its expiry date?

No, agreements remain valid until the end.

#### Ultra-activity of collective agreements

Is maximum duration of after-life/ultra-activity of No rule. agreements fixed by law?

#### Retroactivity of agreements

Do firms have to pay arrears in case of late Yes

renewal?

Does retroactivity apply only to members of Only to signatory parties. signatory parties or does it cover all parties?



Use of the favourability principle Not relevant

Use and scope of derogations and opt-out

Derogations from the law Not relevant

Derogations from collective agreements

Scope Not relevant

Topics Not relevant

Rationale Not relevant

Criteria Not relevant

Other Not relevant

Forms of co-ordination

Mode of co-ordination Not relevant

Degree of co-ordination Not relevant

**Enforcement of collective agreements** 

Sector-level agreements Firm-level agreements

Not relevant

Yes

Do agreements typically include a peace clause? Not relevant Yes, common.

Do agreements typically include a

mediation/arbitration procedure?

Is it compulsory? Not relevant Yes

Worker representation at the workplace Union or union representatives.

Board-level employee representation

Public sector Not relevant

Private sector Not relevant

Scope Not relevant

Proportion/number of workers' representatives Not relevant

Nomination of candidates Not relevant

Appointment mechanism Not relevant



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