

COOKIE POLICY ON THE COOKIES USED BY OUR WEBSITE

1. Identity of the Data Controller

This text has been prepared by the data controller, İstanbul Takas ve Saklama Bankası A.Ş. (Reşitpaşa Mah. Borsa İstanbul Cad. No:4 Sarıyer/İstanbul), in accordance with the Article 10 of the Personal Data Protection Law numbered 6698 and the Communiqué on Principles and Procedures To Be Followed In Fulfilment of The Obligation To Inform.

The aim of this Cookie Policy document is providing information to you about processing personal data through the cookies of our website which are placed into your device, and also regarding purposes, types of cookies, their legal basis and your rights.

Our website uses first party and session cookies that are strictly and solely necessary to provide services.

2. Types of Cookies, Types of Cookies Used by the Data Controller, Purpose and Retention Period

Cookies according to the duration: Session cookies are used for the continuity of the session. When the user closes his/her browser, these session cookies expire. However, persistent cookies do not expire even the browser is closed by the user and they expire when they reach a specified date or after a certain time. In that regard, session cookies are used on our website.

First Party and Third-Party cookies: First party cookies are directly placed by the website visited by the user. However, third party cookies are placed by another domain other than the website visited by the user. In this framework, only first party cookies are used on our website.

Cookie types according to the usage purposes: Cookies can be used in accordance with their usage purposes such as strictly necessary, functional or advertising. In that regard, our website uses strictly necessary cookies to enable the information society services explicitly requested by you.

In that regard, "ASP.NETD" is used for the purpose of maintain user session in the application. It is a first party session cookie and it exists as long as you visit our website.

3. Legal Basis for Personal Data Processing

Pursuant to Article 5/(c) of the Personal Data Protection Law; when it is necessary to process the personal data of parties of a contract, provided that the processing is directly related to the execution or performance of the contract; and/or as per the article 5/(f) when it is necessary for the legitimate interests pursued by the data controller, provided that this processing shall not violate the fundamental rights and freedoms of the data subject, personal data are processed through cookies.

Additionally, your personal data are processed by associating with your IP data and your personal data are not transferred to other data controllers.

4. The Rights of Data Subject

In accordance with the provisions of the Article 11 of the Law on the Protection of Personal Data, you have the following rights regarding your personal data:

(1) Everyone, in connection with herself/himself, has the right to;

a) Learn whether or not her/his personal data have been processed;

b) Request information as to processing if her/his data have been processed;

c) Learn the purpose of processing of the personal data and whether data are used in accordance with their purpose;

ç) Know the third parties in the country or abroad to whom personal data have been transferred;

d) Request rectification in case personal data are processed incompletely or inaccurately;

e) Request deletion or destruction of personal data within the framework of the conditions set forth under article 7;

f) Request notification of the operations made as per indents (d) and (e) to third parties to whom personal data have been transferred;

g) Object to occurrence of any result that is to her/his detriment by means of analysis of personal data exclusively through automated systems;

ğ) Request compensation for the damages in case the person incurs damages due to unlawful processing of personal data,

by applying to the data controller.

Pursuant to the Communique on the Principles and Procedures for the Request to Data Controller and in line with application form of Takasbank, data subjects can convey their written requests regarding personal data processed through the cookies used on the website to registered electronic mail address (takasbank@hs01.kep.tr) of Takasbank.

Additionally, you may set your preferences for cookies, block, limit or delete the use of cookies by changing the settings of your browser. Pursuant to the types of devices you can access our website, you can set cookie preferences from the links below.

Google Chrome <https://support.google.com/accounts/answer/61416?co=GENIE.Platform%3DDesktop&hl=tr>

Internet Explorer <https://support.microsoft.com/tr-tr/help/17442/windows-internet-explorer-delete-manage-cookies>

Mozilla Firefox <https://support.mozilla.org/tr/kb/cerezleri-silme-web-sitelerinin-bilgilerini-kaldirma>

Safari <https://support.apple.com/tr-tr/HT201265>
<https://support.apple.com/tr-tr/guide/safari/sfri11471/mac>

Google Analytics <https://tools.google.com/dlpage/gaoptout>

Opera <https://help.opera.com/en/latest/web-preferences/>