



PERSONAL DATA PROTECTION CODE FORM

I. EXPLANATIONS REGARDING PERSONAL DATA PROTECTION

1- The personal data and specific personal data that the customer might have shared shall be kept recorded, updated and where de regulation may allow it, shall be disclosed and transferred to 3rd (third) persons classified and processed in the manners described within the Law text, by Türkiye Finans in its quality of data supervisor.

2- Customer has been enlightened about the matters below regarding the personal data he provided to the bank within the scope of the Law:

a-) With intent to be used in under legislative regulations in banking products and services including but not limited to the fulfillment of the obligations stipulated in the Banking Law and the other regulations or by BRCA, CBTR and other authorities, the implementation of activities within the scope of the participation banking, offering products and services in line with the customer's satisfaction and needs and the implementation of agency services, the personal data;

b-) Shall be provided and treated verbally, in written and electronically through the bank units, branch offices, telephone banking, online banking, mobile banking, POS, ATM, call centers and similar channels.

3-For the above stated reasons, Personal data; may be shared with the bodies empowered by the law (BRCA,CMB, CBTR, etc.), as it may be shared with program partners and supporting services providers of our Bank, to the correspondent banks, the opponent banks in the swift transactions and our Bank's partners and shareholders domiciled inside and outside the country in terms of implementation of consolidated account and application of risk management and internal audit; in case the customer is subjected to the tax law of foreign-sourced revenue, the personal data shall be shared with the relevant establishment (IRS (US Internal Revenue Service), European Securities and Markets Authority (ESMA), etc.)

4- Customer, has the right to learn whether his/her personal data has been treated or not, whether it was properly used or not, and about the third persons inside and outside the country to which the personal data has been transferred; if treated to demand information of such treatment, to demand rectification of his/her personal data in case it was incompetently or wrongly treated, to demand the purging or the elimination of his/her personal data pursuant to the conditions specified in the Law; demand the notification of the foregoing of the third persons to whom his/her persona data were transferred, to raise objection for consequences that may occur against him/her due to the exclusive analysis of treated data performed through automated systems; to claim indemnification in case of loss occasioned by a treatment of his/her personal data revealed to be contrary to the Law. The Customer may acknowledge all his/her requests and claims that shall raise regarding data treatment, through KEP E-mail turkiyefinans@hs03.kep.tr, through Bank phone number 0850 222 22 44 or through the Bank's branch offices.

II. EXPRESS CONSENT FOR PERSONAL DATA TREATMENT

Customer accepts and declares that he/she grants his/her express consent and with avoidance of any doubt, for the treatment of his/her personal data of any nature including his/her specific personal data that/ he/she shared with than bank and for the transfer of such data to the individuals abovementioned, and that she received a copy of the Informative Form of Personal Data Protection.

NAME - SURNAME:

TR ID NUMBER:

SIGNATURE: