ARKAS HOLDİNG A.Ş. WEBSITE COOKIE POLICY / OBLIGATION TO INFORM 6.11.2019 / Version No:1

As ARKAS HOLDING A.Ş.(data controller), we use cookie files to ensure that our users benefit from our internet (web) services safely and completely, to store the customizable user preferences in the application interface and improve the user experience, to compile statistical information and to protect the privacy of our visitors. Acting in the capacity of Data Controller, we collect personal data through cookies.

By visiting our website, you give consent to cookies being used in compliance with this Website Cookie Policy. If you want to disable cookies on our website, you can edit your browser's settings. However, not allowing browser cookies may affect your user experience on our website. If persistent or session cookies are not used, you can continue to navigate through our website with limited access, with some components missing. We encourage you to allow cookies to take full advantage of our website and app.

The data controller may process personal data collected through cookies provided that it meets the requirements (legal reasons) specified in Article 5/2 of the Personal Data Protection Law (Law) No. 6698 or with the explicit consent of the data owner.

As data controllers, we may remove cookies we use on our website and apps, change their types or functions. Any changes to the obligation to inform text will be put into effect as of their publication on our website and web applications.

What kind of cookies do we use on our websites and apps?

- Session Cookies: They are used to prevent our members from re-entering their passwords frequently during the user login phase. Session cookies allow the users to navigate freely within the website and the application for a specific period.
- *Visual Preference Cookies*: They are used to provide the users with personalized content and experience based on member behaviour and choices.
- *Statistical Cookies*: They are used to analyze the usage habits of our members and guests and to determine the application statistics.

What are your rights as data owners?

According to the Law, the data owners have the right to

- find out whether personal data are processed,
- request information about the personal data that is reported to be processed,
- find out the reasons for processing personal data and whether the data are processed in line with the stated purposes,
- request correction of personal data in case of incomplete or incorrect processing and, if applicable, to request notification of the third parties to whom personal data has been transferred, regarding the corrections that has been made,
- be aware of the third parties to whom personal data are transferred in Turkey or abroad,
- object to a result against the contact as a result of exclusive analysis of the processed data through automated systems

ARKAS HOLDİNG A.Ş. WEBSITE COOKIE POLICY / OBLIGATION TO INFORM 6.11.2019 / Version No:1

As a data owner, you may send your requests, within the scope of Article 11 of the Law regulating the rights of the data subject, to the address of data controller's in written form with a handwritten signing. You may also send an electronically signed e-mail and if you have previously sent an e-mail to us, you may send another e-mail by using the same e-mail address and you may contact the data controller or the data controller's contact person via other methods such as via an app or software designed for application purposes. You can also submit your requests by filling out the http://intranet.arkas.com.tr/kvk/Forms/AllItems.aspx on the website http://www.arkas.com.tr/ana_sayfa.html the data controller. Your applications shall be evaluated and concluded as soon as possible and within at the latest 30 (thirty) days as of the date of notification.

Although no fee is to be claimed concerning the requests, the data controller reserves the right to claim a fee over the fee tariff determined by the Personal Data Protection Board.