PRIVACY POLICY ON THE PROCESSING OF PERSONAL DATA REGARDING THE USE OF COOKIES WITHIN THE SCOPE OF GDPR

This Privacy Policy explains what personal data we collect from you, why we collect that data, and how your data can be updated, managed, exported and deleted.

Under the new legislation of the European Union, this privacy policy has been prepared in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of April 27, 2016 on the protection of natural persons with regard to the processing of personal data and repealing Directive 95/46/EC of April 27, 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (GDPR).

1. Who is the Administrator?

The Administrator is the person who, alone or together with others, determines the purposes of processing personal data and decides how to process them.

Personal Administrator Küçükbakkalköy Mah. Işıklar Cad. No:17 Ataşehir 34750 Istanbul, Turkey, with the identification number (ISO) 0991:2015, Veri Kurtarma Hizmetleri Tic. A.Ş. For your questions and requests regarding your personal data, please contact the Administrator at iletisim@verikurtarma.com.

2. What is a Cookie?

Cookies are small data files that make the visited websites remember the actions and settings of individual users who have made them, so they do not need to re-enter the data. Cookies are stored on individual computers using a web browser. Cookies are not a hazard, they do not serve to get any sensitive personal information, but they are important for privacy protection. We do not use cookies to determine the identity of website users or abuse of credentials. For example, cookies allow users to recognize as an existing user or customize the service to user preferences. We also use cookies to display so-called behaviorally-targeted online advertising on and beyond the Company's web portals, more simply to display only those ads that are relevant to that particular user without being bothered by an ad that does not interest him. Another group is third-party cookies (such as Google Analytics for analyzing the traffic of a specific website or certain services or cookies of the advertising system operators on our site). These cookies are managed by third parties and we do not have access to reading or writing this information. Google has their own Privacy Policy which you can review here. You as a user can reject cookies. However, it is possible that in some cases it will not be possible to display a certain service or product without using cookies. If your browser uses cookies enabled, we will assume that you agree with the use of standard cookies on our sites.

For more information about cookies, visit allaboutcookies.org.

Cookies are divided into three categories according to their intended use, their parties and their duration:

Cookies by Party	
First Party Cookies: First-party cookies are cookies created by the website visited.	Third Party Cookies: Third-party cookies are cookies created by other sites.

Cookies	by	Duration	of	Use
---------	----	-----------------	----	-----

Persistent Cookies: Persistent cookies are cookies that are not deleted directly when the internet browser is closed but are deleted after a certain period of time.

Session Cookies: Cookies used to ensure the continuity of the session and deleted when the user closes the internet browser.

Cookies by Intended Use

Technical (Mandatory) Cookies: These are cookies that are necessary for the site to be used. If the use of these cookies is blocked, access to certain parts or all of the site may not be possible.

Performance (Analysis) Cookies: Cookies that collect information about how users use the website. They are used for the improvement/development of user experiences.

Marketing Cookies: Cookies used to provide personalized content based on users' interests and to measure the effectiveness of marketing activities.

Functionality Cookies: These cookies are cookies used to remember your usage preferences on the website and to personalize your use of the website.

3. Cookies Used and Their Legal Reasons, Purposes and Storage Periods

Details of the cookies used on the site are given below:

Mandatory Cookies

Legal Reason	Cookie Name	Intended Use	Duration	Provider
GDPR Article 6/1/c:	_ga	Used to	2 yıl	Google
Processing is necessary		distinguish		Analytics
for compliance with a		users.		
legal obligation to which				
the controller is subject;				
GDPR Article 6/1/c:	_ga_a	Used to	2 yıl	Google
Processing is necessary		maintain session		Analytics
for compliance with a		state.		
legal obligation to which				
the controller is subject;				

4. What is Your Personal Data Processed through Cookies?

The following personal data are processed through cookies:

Category of Personal Data Processed	Processed Personal Data
Identity	User ID/ID
Process Security	User transaction logs, including IP address,
	browser and operating system, date and time
	of your visit, interaction status (e.g., whether

you were able to access the site or received
an error alert), use of features on the site,
search phrases you entered, how often you
visited the site, language preferences, page
scrolling, tabs accessed

4. Collection of Your Personal Data through Cookies

Your personal data mentioned above are collected by automatic methods through cookies. Personal data processing activities carried out through cookies are based on the legal grounds specified under the heading "Legal Grounds for the Use of Cookies".

5. Sharing Personal Data with Third Parties

Your personal data collected through cookies are shared with third party cookie providers for the purposes and legal reasons specified in this Policy.

6. Will we transfer personal data to third countries or international organizations?

Your personal data collected through cookies will be shared with cookie providers whose servers are located abroad if you give your consent.

7. Disabling Cookies

Most browsers offer different ways to protect your privacy. For example, you can allow first-party cookies or block third-party cookies. If you also wish to disable the use of all cookies, you can update your browser settings to prefer this. You can set the cookies to be used according to your preference by clicking on the Cookie Settings link on the relevant browser cookie management pages.

8. How long will we keep personal data?

Your personal data will be stored for the periods specified above, based on legal grounds. Some Personal data required for the fulfillment of a legal obligation will be stored for a longer period of time according to the rules set by law.

Personal data will never be stored for longer than the maximum period specified by law. After the archiving period has expired, personal data will be destroyed in a secure and irreversible manner so that it cannot be misused.

9. What are your rights regarding the processing of personal data and how can you exercise them?

The Administrator ensures that your data is processed properly and securely. Your rights that you can apply to the Administrator regarding the processing of your personal data and the ways you can claim these rights are stated below.

How can you claim your rights?

- By sending an e-mail to iletisim@verikurtarma.com.
- Veri Kurtarma Hizmetleri Tic. A.Ş. Küçükbakkalköy Mah. Işıklar Cad. No:17 Ataşehir

- 34750 Istanbul, Turkey in the form of a written request sent to our address
- Personally, Küçükbakkalköy Mah. Işıklar Cad. No:17 Ataşehir 34750 Istanbul, Turkey by applying to Veri Kurtarma Hizmetleri Tic. A.Ş.

The Administrator shall provide all communications and statements concerning your rights free of charge. However, if the application is manifestly unreasonable or disproportionate, in particular because of its repetition, the Administrator is entitled to charge a reasonable fee, taking into account the administrative costs associated with the provision of the necessary information. In the event of a repeated application for the provision of copies of the personal data processed, the Administrator reserves the right to charge a reasonable administrative fee for this reason. The statement and, if applicable, information on the measures taken will be provided to you by the Administrator as soon as possible, but at the latest within one month. If necessary and taking into account the complexity and number of applications, the time limit may be extended by two months. The Administrator will inform you about the extension, including the reasons for it.

Right to be informed about the processing of your personal data

You are authorized to request information on whether personal data is processed by the Administrator. If personal data is processed, you have the right to request information from the Administrator, in particular about the identity and contact details of the Administrator, its representative and the purposes of processing, the categories of personal data concerned, the recipients or categories of recipients of personal data, the authorized Administrators, the enumeration of your rights, the possibility to contact the competent authorities, the origin of the personal data processed and profiling. If the controller wishes to further process your personal data for a purpose other than the purpose for which the personal data was collected, it will inform you of this other purpose and other relevant information prior to such processing. The information provided to you under this right is contained in this document, but this does not prevent you from asking again.

Right of access to personal data

You are authorized to request information on whether your personal data is being processed by the Administrator and, if so, the purposes of processing, categories of data of affected persons, recipients or categories of recipients, the period of storage of personal data, information on your rights (rights to request rectification or erasure from the Administrator, limitation of processing, objection against processing), the right to lodge a complaint with the competent authorities, information about the source of the personal data, information about whether profiling is carried out and the procedure followed and the significance and consequences of such processing for you, information and guarantees in case of transfer of personal data to third countries or international organizations. You have the right to obtain copies of the personal data processed. However, this right to receive a copy must not adversely affect the rights and freedoms of others.

Right to rectify your personal data

If there has been a change in your place of residence, telephone number or other facts that may be considered personal by you, you have the right to request the Administrator to rectify the personal data processed. In addition, you have the right to supplement your Personal data, including the provision of an additional declaration.

Right to be forgotten

In certain circumstances, you have the right to request the Administrator to delete your Personal data. Such circumstances include, for example, when the processed data is no longer

necessary for the aforementioned purposes. The Administrator will automatically delete your Personal data after the need ceases to exist, but you can do the same at any time by submitting a request. Your request will then be subject to individual consideration (despite your right to erasure, there may be an obligation on the Administrator or legitimate interest to retain your Personal data) and you will be informed in detail about your processing.

Right to limit processing

The Administrator processes your personal data only to the extent necessary. However, if you believe that the Administrator has, for example, exceeded the aforementioned purposes for which the personal data is processed, you may request that your personal data be processed only for the most legitimate reasons or that the personal data be blocked. Your request will then be subject to individual consideration and you will be informed in detail about your application.

Right to data portability

If you request the Administrator to provide your Personal data to another Administrator or other companies, the Administrator will transmit your personal data in the appropriate format to the entity you have designated, unless prevented by any legitimate or other significant obstacles.

Right of appeal

If you find or believe that the Administrator is processing your personal data in violation of the protection of your private and personal life or in contravention of legal regulations (provided that the personal data is processed by the Administrator on the basis of public or legitimate interest or for direct marketing purposes, including profiling, or for statistical purposes or for scientific or historical purposes), you may contact the Administrator and request an explanation that eliminates the resulting failure.

Right to withdraw the permit

If you have given consent to the processing of personal data, you have the right to revoke it at any time by sending an e-mail to iletisim@verikurtarma.com or by sending a withdrawal of consent to the postal address of the Administrator: Veri Kurtarma Hizmetleri Tic. A.Ş. Küçükbakkalköy Mah. Işıklar Cad. No:17 Ataşehir 34750 Istanbul, Turkey.

11. Is personal data processed automatically?

This document provides the basic information we need to provide as a personal data Administrator. If you are interested in detailed policies on the processing of personal data, these will be delivered to you by employees of our company.

If you have any questions regarding the processing of your personal data, please contact us via our e-mail address iletisim@verikurtarma.com or our postal address Veri Kurtarma Hizmetleri Tic. A.Ş. Küçükbakkalköy Mah. Işıklar Cad. No:17 Ataşehir 34750 Istanbul, Turkey.

Please see the answer to Question 10 below to find out how you can exercise your rights.

If you have any questions, feel free to contact us:

E-mail: <u>iletisim@verikurtarma.com</u>

Mail Address: Veri Kurtarma Hizmetleri Tic. A.Ş. Küçükbakkalköy Mah. Işıklar Cad. No:17 Ataşehir 34750 Istanbul, Turkey.

This document is valid from 20/02/2024.