

PRIVACY POLICY

This privacy policy is an inseparable addition of User Agreement, Confidentiality Agreement and Terms & Conditions.

This privacy policy governs User's use of the mobile applications (Application) that are hosted at Controller's Mobile App Account in Google Play Store and Apple App Store. The contents published on these Applications were provided by the Controller. This information provided through these applications may not have any legal sanctity and are for general reference only, unless otherwise specified. However, every effort has been made to provide accurate and reliable information through these applications. Users are advised to verify the correctness of the facts published here from the concerned authorities. Controller will not be responsible for the accuracy and correctness of the contents available in the application.

Controller has built mobile applications. These mobile applications are provided by Controller is intended for use as is by the general public and consumers.

This application is used to inform visitors regarding Controller's policies with the collection, use, and disclosure of information if anyone decides to use these services.

If User chooses to use these services, User hereby agrees to the collection and use of information in relation to this policy. The personal information that is collected is used for providing and improving the services. Controller will not use or share User's information with anyone except as described in this Privacy Policy.

DATA/INFORMATION COLLECTION AND USE

The Applications may obtain the information User provides when User download and register the Application. Registration is optional. However, User may not be able to use some of the features offered by an Application unless User register or pay the consider which is a determined price for such feature or service. Registration shall burden liabilities under the circumstances foreseen by and in parallel to Privacy Policy and Confidentiality Agreement. For a better experience, while using the service and application, Controller may require User to provide with certain personally identifiable information, including but not limited to the phone number. When User register and use the Application, User burdens to share and provide

(a) name, email address, age, user name, password and other registration information;

(b) download or use applications from Controller;

(c) information provided when User contact the Controller for help and

(d) information that User enter into the Controller's system when using the Application, such as contact information and other details.

The information User provided may be used to contact the User from time to time to provide User with important information and required notices.

The app does use any third party services that may collect information used to identify User.

The controller hereby discloses that in the circumstance of any American Court requires any data regarding the subject user from Controller's system and data repository, the Controller burdens to share and provide the related and relevant data or information such the User provided in any period of using the application. User, by registering or by use of application gives consent to Controller that any kind of data and information related to the User shall be

shared and provided to the US Courts.

AUTOMATICALLY COLLECTED INFORMATION

In addition, the Application may collect certain information automatically, including, but not limited to, the type of mobile device User uses, User's mobile devices unique device ID, the IP address of User's mobile device, User's mobile operating system, the type of mobile Internet browsers User use, and information about the way User use the Application.

When User visits, uses or demands to utilize the mobile application, it may use GPS technology (or other similar technology) to determine User's current location in order to determine the city User is located within and display a location map. The location information may be sent to authorities for taking necessary actions and making policy decisions.

User, if does not consent for the purposes set forth above, shall turn off the location services for the mobile application located in account settings or in mobile phone settings and/or within the mobile application. However, if the service provided by the Application requires the location services using GPS technology, such services offered by the application will not be available.

Controller shall disclose data and information User provided and Automatically Collected Information as required by law, such as to comply with a subpoena, or similar legal process when the User is acting in good faith that disclosure is necessary to protect rights, protect User's safety or the safety of third parties, investigate fraud, or respond to a government request with Controller's trusted service providers hereunder mentioned, do not have an independent use of the information Controller disclose to them, and have agreed to adhere to the rules set forth in this privacy statement.

User can stop all collection of any terms of data and information hereby arranged by the Application easily by uninstalling the Application. User may use the standard uninstall processes as may be available as part of User's mobile device or via the mobile application marketplace or network. User may terminate his/her account in paralell to the User Agreement and have right todemandremoval of the dataswhich under American Law the Controller does not have duty to retainforspecifiedtime period.

DATA POLICY

Controller will retain User provided data for as long as User use the Application and for a reasonable time thereafter in paralell to Turkish Law. Controller will retain Automatically Collected information also for a period of time stated in paralell to American Law depending on the nature of application and thereafter may store it in aggregate. The several or all of the User Provided Data may be required in order for the Application to function properly.

The user has right to apply to the Controller to use the rights of hereunder mentioned:

- a. To ascertain the process of the personal datas,
- b. If the datas are processed, user shall request information regarding the process,
- c. Ascertain the purpose of the process and request information whether the datas are processed in paralell to the purpose.
- d. Know the third parties in the country or abroad to whom personal data have been transferred,
- e. equest deletion or destruction of personal data within the framework of the conditions set forth under the confidentiality agreement and privacy policy hereby agreed,
- 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.

Controller is not liable from the damages incurred due to unlawful processing

of personal data unless the Controller has acted with direct intent or gross fault.

MISUSE BY NON-TARGETED USERS.

All apps are meant for use by the targeted audience only. Misuse by nontargeted users should be prevented by owner of the mobile. Except the Controller has induced the misuse with direct intent or gross fault, in any kind of circumstance of misuse by nontargeted users, the Controller is not liable from any types of any expense, loss or damage including, without limitation, indirect or consequential loss or damage, or any expense, loss or damage whatsoever arising from use, or loss of use, of data, arising out of or in connection with the use of this application.

SECURITY

Controller is concerned about safeguarding the confidentiality of User's information. Controller is responsible to provide physical, electronic, and procedural safeguards to protect information Controller processes and maintains. For example, limiting access to this information to authorized employees and contractors who need to know that information in order to operate, develop or improve the Application. Although the Controller endeavour to provide reasonable security for information Controller processes and maintains, no security system can prevent all potential security breaches. Controller is obliged to take all precautions to secure the datas preserved in the application. The controller is not liable from slight negligence regarding the failure to execute the duty to security.

CONSENT

By any terms of use, download, preserve, dispose of the Application, User is consenting to Controller's processing of data and information as set forth in this Privacy Policy now.

LOGGING DATA

User is informed that at the time User uses this service, in a case of an error in the app Controller collect data and information (through third party products) on User's phone called Log Data. This Log Data may include information such as User's device Internet Protocol ("IP") address, device name, operating system version, the configuration of the app when utilizing my Service, the time and date of User's use of the Service, and other statistics.

SERVICE PROVIDERS

Controller may employ third-party companies which are to be published before the sharing of information and individuals due to the following reasons:

- To facilitate the service Controller provides;
- To provide the service on Controller's behalf;
- To perform Application-related services; or
- To assist Controller in analyzing how the service is used.

Controller informs User of this Application that these third parties have access to User's personal information. The reason is to perform the tasks assigned to them on Controller's behalf. However, they are obligated not to disclose or use the information for any other purpose. If in any circumstance User will not consent to the third-party companies which are to be published with all Users and the consequences of giving consent or not giving consents are to be delivered in detail, the Controller has right to terminate the service related to the Application and Controller is hereby privileged to delete the information and datas which the User shared in registration to the application from the system, therefore the rights registration has provided are to be pended and remain uneffective until the consent to the third-party companies is given. The duties and burdens of registration shall remain effective until all the datas and informations regarding account or registration is to be deleted. The

confidentiality agreement provisions are reserved.
The removal of the data is processed by Controller in parallel to the American Law.

REDIRECTIONS

This Application and services hereby agreed may contain links to websites. If User clicks on a third-party link, User will be directed to that site. External sites are not operated by Controller except the Controller states writingly. Therefore, User is under the burden to review the Privacy Policy of the redirected websites. Controller hereby discloses, unless notified in the future, that Controller has no control over and assume no responsibility for the content, privacy policies, or practices of any third-party sites or services.

EXCEPTIONS TO THE POLICY

These Services do not address anyone under the age of 12 or the anyone without sound mind or mental competence.. Controller do not knowingly collect personally identifiable information from children under 12. In the case Controller discover that a child under 12 has provided us with personal information, Controller will immediately delete this from the servers. If you are a parent or a legal guardian and you are aware that your child has provided us with personal information, please contact us so that we will be able to do necessary actions.

ALTERANCE OF THE POLICY

Controller shall update our Privacy Policy from time to time. Thus, User is advised to review this page periodically for any changes. Controller will notify User of any changes by posting the new Privacy Policy on this page. These changes are effective immediately after they are posted on this page.