

PERSONAL DATA PROTECTION LAW

This text is to determine the procedures, terms and conditions regarding the protection, processing and destruction of personal data shared with the Company by the Site Users / Members / Visitors (hereinafter referred to as the "Data Subject") during the operation of the www.fbtextile.com website (hereinafter referred to as the "Site"), which we own as FB Diş Ticaret A.Ş. (hereinafter referred to as the "Company"), which has the title of Data Controller, or shared by the Company with the Data Subject using the communication channels to the Site or during member registration, entry and use.

The Data Subject declares that he/she has been informed about the FB Tekstil Personal Data Protection and Processing Policy and the processing of his/her personal data and that he/she consents to the use of his/her personal data as specified herein.

Processed Data

Under this heading, the data processed by the Company and which have the status of personal data in accordance with the Law No. 6698 on the Protection of Personal Data are listed. Unless otherwise explicitly stated, the term "personal data" shall include the following information within the scope of the terms and conditions provided under the FB Tekstil Personal Data Protection and Processing Policy. The Company collects the following data provided digitally by the Data Subject during the use of communication channels or membership login and payment for the relevant package.

- · Identity information such as name, surname etc.
- · Contact details such as address, business or private e-mail address, telephone number, etc.
 - · Company Information, Sector Information, Number of Employees
- Password and similar security and transaction information used for authentication and account access
 - · Payment Information
 - Product/Service Usage Information
 - Process Security Information
 - Financial Information
- The Company can obtain information during the use of the Site by the Data Subject by using cookies (Cookie), which is a technical communication file, and IP information is collected through cookies in order to determine the access and usage habits of the services offered through the Site.

Pursuant to Articles 3 and 7 of the Law on the Protection of Personal Data, data that are irreversibly anonymised will not be accepted as personal data in accordance with the provisions of the aforementioned law and processing activities related to this data will be carried out without being bound by the provisions of this Policy.

ACCESS TO AND TRANSFER OF PERSONAL DATA

The Company may transfer the personal data belonging to the Data Subject and the new data obtained by using this personal data to its business partners, shareholders, suppliers, service providers, Company officials, limited to the purpose of providing such services to the Data Subject in order to achieve the purposes specified in the FB Tekstil Personal Data Protection and Processing Policy. FB Tekstil may transfer your personal data to domestic and foreign business partnerships or affiliates, domestic and foreign third parties to whom support services are provided or from whom support services are received, hosting, cloud and service providers that provide support to us in data processing activities, audit firms within the scope of relevant contracts for the audit of commercial activities in accordance with the provisions of the relevant legislation in order to fulfil commercial activities and ensure continuity, to legally authorised public institutions and organisations limited within the scope of their requests within the legal authority of the relevant public institutions and organisations, to public institutions and organisations designated to ensure the fulfilment of legal obligations specified in the KVKK (Law on the Protection of Personal Data), to the commercial electronic message intermediary service provider for the purpose of promotion and advertisement in case of commercial electronic message approval, within the framework of your explicit consent or the conditions stipulated in the KVKK. The Data Subject agrees that the aforementioned third parties may store the personal data of the Data Subject on their servers anywhere in the world, provided that it is limited to the purposes stated above, and agrees that he/she consents to this in advance.

PURPOSE OF USE OF THE PROCESSED DATA

The Company will use the personal data provided by the Data Subject for the purpose of realising the membership registration and providing the subjects and services available on the Site. The Company may also process the aforementioned personal data in order to improve the services it offers, to improve the service and to provide the necessary information to the Company or the Data Subject in this context and to fulfil the obligations arising from the nature of the services offered. The personal information in question may be used to contact the Company or the Data Subject or to improve the Company's and the Data Subject's experience on the Site (such as improving existing services, creating new services, and providing personalised services), as well as to be used within the scope of Company reporting and business development activities, to make various statistical evaluations, to create a database and to conduct market research without disclosing the identity of the Data Subject. If the Data Subject also gives consent, such information may



be processed, stored, transmitted to third parties for direct marketing purposes by the Company and its collaborators, and the Data Subject may be contacted for the purpose of making notifications regarding the promotion, maintenance and support activities of various applications, products, and services through such information.

- The Company may also process and share the data with third parties in accordance with Articles 5 and 8 of the Law and/or in the presence of the conditions in the relevant legislation without obtaining the consent of the Data Subject. the Data Subject 's information can be processed without obtaining his/her explicit consent mainly in the situations:
 - Explicitly stipulated in the laws,
- Where it is necessary for the protection of the life or physical integrity of the person who is unable to disclose his/her consent due to actual impossibility or whose consent is not legally valid,
- Where it is necessary to process personal data, provided that it is directly related to the establishment or performance of a contract, including the FB Tekstil User Agreement and Privacy Policy,
 - Where it is mandatory for the fulfilment of legal obligations,
 - that has been made public by the Data Subject himself/herself,
- Where data processing is mandatory for the establishment, exercise, or protection of a right,
- Where data processing is mandatory for the legitimate interests of the Company, provided that it does not harm the fundamental rights and freedoms of the Data Subject

As stated above, the Company may use cookies and process data within this scope and transmit it to third parties for processing within the scope of the analysis services offered by third parties only to the extent required by these analysis services. The aforementioned technical communication files are small text files sent to the browser to be stored in the main memory. The technical communication file facilitates the use of the internet in this sense by storing status and preference settings about a website. The technical communication file is designed to obtain statistical information about how many people use websites in temporal proportion, for what purpose, how many times a person visits a website and how long they stay, and to help dynamically generate advertisements and content from user pages specially designed for the Data Subject and is used for these purposes. The technical communication file is not designed to retrieve any other personal data from main memory. Most of the browsers are initially designed to accept the technical communication file, but users can always change their browser settings so that the technical communication file does not arrive or a warning is given when the technical communication file is sent. The Company also has the right to associate the Data Subject's behaviour on the Site with a cookie in the browser for the purpose



of online behavioural advertising and marketing and to define remarketing lists based on metrics such as the number of pages viewed, the duration of the visit and the number of target completions.

ON THE RIGHT OF ACCESS TO DATA AND CORRECTION REQUESTS

The Data Subject has the right to apply to the Company and request;

- · To learn whether personal data is processed or not,
- · Request information if personal data has been processed,
- To learn the purpose of processing personal data and whether they are used in accordance with their purpose,
- To know the third parties to whom personal data are transferred domestically or abroad,
- To request correction of personal data in case of incomplete or incorrect processing,
- To request the deletion or destruction of personal data within the framework of the conditions stipulated in the relevant legislation,
- To request notification of the correction, deletion and destruction made in accordance with the relevant legislation to third parties to whom personal data are transferred,
- To object to the emergence of a result to the detriment of the person himself/herself by analysing the processed data exclusively through automated systems,
- To demand the compensation of the damage in case of damage due to unlawful processing of the personal data.

The data subject may submit his or her requests concerning the above rights to the company free of charge by signing and submitting the information and documents enabling his or her identity through the methods defined below or via other methods specified by the Personal Data Protection Board:

- (1) To submit a copy with wet signature to FB Dış Ticaret A.Ş. located at the address "Atatürk Organize Sanayi Bölgesi 10014 Sokak No:13 Çiğli İzmir" by hand, or to send by registered mail with return receipt or through a notary public,
- (2) To write "Personal Data Protection Law Information Request" in the e-mail subject section by using the e-mail address that can be associated with the Data Subject or in the Company's system and to send it to the address info@fbtextile.com,
- (3) To send the form signed with secure electronic signature, in accordance with the Electronic Signature Law numbered 5070, to the address fbdisticaret@hs09. kep.tr by registered e-mail.

Pursuant to the above-mentioned requests, the Company may provide its reasoned positive/negative response in writing or digitally. It is essential that no fee



is charged for the necessary procedures regarding the requests. However, if the transactions require a cost, it is possible to charge a fee over the tariff determined by the Personal Data Protection Board according to Article 13 of the Law. The Data Subject undertakes that the information subject to the FB Tekstil Personal Data Protection and Processing Policy is complete, accurate, and up-to-date, and that he/she will update them immediately in case of any changes in this information. In case the Data Subject does not provide up-to-date information, the Company will not have any responsibility.

The Data Subject accepts that he/she may not be able to fully benefit from the operation of the Site if he/she makes a request that will result in the inability to use any of his/her personal data by the Company and declares that he/she will bear all kinds of responsibility arising in this context.

RETENTION PERIOD OF PERSONAL DATAS

The Company will retain the personal data provided by the Data Subject for the duration of the provision of the services for the Data Subject to benefit from the Site and to fulfil the obligations specified in this Policy and FB Tekstil User Agreement and arising from the nature of the Site and related services. In addition, in the event of any dispute that may arise between the Company and the Data Subject, the Company may store personal data limited to the purpose of realising the necessary defences within the scope of the dispute and during the statute of limitations determined in accordance with the relevant legislation.

MEASURES AND COMMITMENTS REGARDING DATA SECURITY

The Company undertakes to take the necessary technical and administrative measures and to have the necessary audits carried out for the following situations under the conditions specified in the relevant legislation or stated in this Policy:

- · Ensuring that personal data is not processed unlawfully,
- Ensuring that personal data is not unlawfully accessed, and
- Ensuring the secure storage of personal data.

The Company may not disclose the personal data obtained about the Data Subject to anyone else in violation of this FB Tekstil Personal Data Protection and Processing Policy and the provisions of the Law, and may not use it for purposes other than processing.

In case of linking to other applications through the Site, the Company does not bear any responsibility for the privacy and personal data protection and processing policies and contents of the applications.





CHANGES IN THE POLICY

The Company may change the provisions of FB Tekstil Personal Data Protection and Processing Policy at any time. The updated Policy becomes effective on the date it is presented to the Data Subject by any method.