

Marmara Exchange and Gold Trading Authorized Company

Website Cookie Policy

As Marmara Exchange and Gold Trading Authorized Company (from now on referred to as the "Company"), we use certain technologies such as **cookies** to improve your experience during your visits to our website. The use of these technologies is carried out following the legislation we are subject to, especially the Law on the Protection of Personal Data No. 6698 ("**KVKK Law**").

The purpose of this Cookie Clarification text is to inform you about the processing of personal data obtained ("**Data Owner**") by the use of cookies by our site www.marmaradoviz.com ("**Site**"). In this text, we would like to explain to you what type of cookies we use for what purposes and how you can control these cookies.

As Marmara Exchange and Gold Trading Authorized Company, we can stop using the cookies we use on our site, change their types or functions, or add new cookies. Therefore, we can change this clarification text at any time. All changes to the current text will become effective after being published on the site or in any public media. You can find the last updated date at the beginning of the text.

For more detailed information on processing your personal data by Marmara Exchange and Gold Trading Authorized Company, we recommend that you read the Policy on Protection and Processing of Personal Data of Marmara Exchange and Gold Trading Authorized Company, available at www.marmaradoviz.com.

Method and Legal Reason for Personal Data Collection

Your personal data is automatically collected by Marmara Exchange, such as the sections visited and the areas clicked during the users' navigation on the www.marmaradoviz.com website. These data obtained using the technology called "Cookie" are statistical information. This technology aims to make the content of the sections visited by the users more easily accessible. Marmara Exchange values the importance of allowing customers to use their preferences on their personal data.

Your personal data is collected based on a legal reason for the legitimate interest of our Company. Your collected personal data can also be processed for the purposes specified in this Cookie Clarification Text within the scope of the personal data processing conditions and purposes specified in Articles 5 and 6 of the Law.

To Whom Personal Data Can Be Transferred And For What Purpose

As Marmara Exchange and Gold Trading Authorized Company, we may share your personal data within the scope of the Cookie Clarification Text with our suppliers and legally authorized public institutions, limited to the realization of the purposes mentioned above and in accordance with the legislation.

Which Cookies Are Used For Which Purposes?

Generally

As Marmara Exchange and Gold Trading Authorized Company, we use cookies for various purposes on our site and process your personal data through these cookies. These purposes are mainly:

- **To perform the basic functions necessary for the operation of the site.** For example, the logged-in members do not need to enter passwords again while visiting different pages on the site.
- **Analyzing the site and increasing the performance of the site.** For example, the integration of different servers on which the site works, determining the number of visitors to the site, adjusting performance accordingly, or making it easier for visitors to find what they are looking for.

- **To increase the functionality of the site and to provide ease of use.** For example, sharing to third-party social media channels through the site, remembering the username information, or search queries in the visitor's next visit to the site.

As Marmara Exchange and Gold Trading Authorized Company, we may share your personal data within the scope of the clarification text to our suppliers, legally authorized public institutions, and private individuals, limited to the realization of the purposes mentioned above and following the legislation. We would like to point out that the parties to which the data is transferred may store your personal data on their servers all over the world.

Cookies Used on Our Site

Users have the opportunity to customize their preferences for Cookies by changing the browser settings in which they view the site. If the browser in use offers this possibility, it could be changed by the preferences for Cookies through the browser settings. Thus, although it may differ according to the options provided by the browser, data owners have the opportunity to prevent the use of Cookies, to choose to receive a warning before the use of Cookies, or to disable or delete only some Cookies. Although the preferences on this subject vary according to the browser used, it is possible to reach the general explanation at <https://www.aboutcookies.org>. Preferences regarding cookies may need to be made separately for each device from which the visitor accesses the site.

What Are Your Rights as a Data Owner?

Following Article 11 of the KVK Law, data owners,

- Learning whether personal data is processed or not,
- If personal data has been processed, requesting information about it,
- To learn the purpose of personal processing data and whether they are used under the purpose of,
- Knowing the third parties to whom personal data is transferred in the country or abroad,
- Requesting correction of personal data in case of incomplete or incorrect processing and requesting notification of the transaction made within this scope to the third parties to whom the personal data has been transferred,
- Requesting the deletion or destruction of personal data in the event that the reasons requiring its processing are eliminated, although it has been processed following the provisions of the KVK Law and other relevant laws, and requesting the notification of the transaction made within this scope to the third parties to whom the personal data has been transferred,
- Objecting to the emergence of a result against the person himself by analyzing the processed data exclusively through automated systems,
- It has the right to demand compensation for the damage in case of loss due to unlawful processing of personal data.

You can send your questions regarding your rights to Taya Hatun Mah. Aynacilar Sok. No:10/1 Grand Bazaar - Fatih/Istanbul. Your application will be evaluated as soon as possible and within 30 (thirty) days at the latest. If you personally deliver it with a signature, send it via notary public or send it to our info@marmaradoviz.com e-mail address with a secure electronic signature.