Purpose and Foundation of Processing Your Personal Data and Your Rights Thereof

We, as Association of Payment and Electronic Money Institutions of Türkiye ("Association"), process your personal data as the applicants of the Arbitral Tribunal within the scope of our legal obligations initially under the Law on the Protection of Personal Data numbered 6698 ("Law"), in our capacity as the Data Controller.

Same as it ever was, we will continue to process your personal data in accordance with not only the exceptions predicted under the Law but also your explicit consent. Furthermore, we will also continue to process your personal data only for the purposes and within the context specified by the Association and by taking information security related measures and the personal data that we process shall only be preserved during the statutory periods set forth under the Law.

You may find below the detailed information as to the purposes, based on which your personal data is processed and transferred to the national persons by the Association.

Personal Data Processing Purposes Legal Ground

Transfer Status and Purpose

Our Association transfers the personal data obtained in accordance with the above-mentioned processing purposes, only to a limited extent as specified above and only to the persons stated under the table above.

Personal data are collected electronically and processed only for the purposes stated herein.

You may exercise your rights predicted under the article 11 of the Law by applying to our Association as the data subject or the legal representative of the data subject.

You may exercise your rights by providing us an original signed petition, in which you will specify the rights you would like to exercise explicitly or with the attached form, together with the documents, establishing your identification in accordance with the information stated in the relevant form. You will receive an answer to your written applications including the above-

mentioned requests referred to our Association by either the data subject or his/her legal representative, within 30 (thirty) days.

Regarding the matter being subject to your request, if you are acting on behalf of someone else, you must be specifically authorized in this regard and your authority within this regard must be documented, the application must contain your identity and address information, and documents proving your identity must be attached to the application.