

TERMS & CONDITIONS

Visiting this website and using any information or service on the site subject to conditions. Every natural and legal person who benefits from the information or services offered on this SITE or accesses the SITE in any way will be deemed to have read and accepted the following terms of use, warnings and declarations. The services offered on this site are provided by BAFA and it is the legal owner of the site, so all usage and savings belong to BAFA.

PERSONAL DATA PROTECTION AND PRIVACY POLICY

The privacy of our users is very important to us we are committed to protecting and the personal data of our users. For this purpose, how we process personal data and cookies and similar to explain how we use technologies, the Protection of Personal Data and Privacy Policy on our website at <https://www.bafagroup.com.tr/> has been prepared. The personal data you provide to us is subject to the said Policy, and by visiting the Website, you expressly consent to the processing of your personal data within the framework of the Policy in connection with your use of the Website. Before continuing to use the Website, you can read the Personal Data Protection and Privacy Policy to learn how your personal data can be processed, how you can exercise your rights in this context, and how you can refuse or delete cookies and similar technologies.

INTELLECTUAL PROPERTY

Intellectual property of all materials on the website, excluding user content rights belong to BAFA. Unless expressly stated otherwise, no part of this website may be copied, reproduced, republished, uploaded, posted in any way or by any means. may not be transmitted, transmitted or distributed.

TERMS AND OBLIGATIONS REGARDING THE USE OF THE WEBSITE

The User/Member, in all transactions and correspondence performed during the use of the Website, abides by these Terms of Use, T.C. Laws and all kinds of legislation in force, will act in accordance with public order and general morality and etiquette; of the Company and/or in addition, transactions, actions and actions that will damage the personal or commercial reputation of third parties, natural or legal persons, will prejudice their personal rights, have an unlawful nature, may constitute a crime, legal and legal actions regarding all transactions to be made through the Website. accepts, declares and undertakes that the criminal responsibility belongs to him.

The User/Member cannot take actions that prevent or make it difficult for other Users, Members and visitors to use the Website, can't load servers or databases with automatic programs, force or lock them, or engage in any deceptive and/or fraudulent behavior or attempt. Any legal, penal and administrative responsibility that may arise in case of violation of the issues mentioned in this article belongs to the User/Member.



Modifying the Website or any part of the Website in whole or in part, corrupting it, using it in an unauthorized manner, using it for reverse engineering purposes, trying to break API protocols using any method, interfering with the operation of the Website systems or attempting to do so. to use any tool, software or method for this purpose, to access portal parameters without permission or to share these parameters with third parties, to try to access other User's/Member's data or software without permission, to access the website's communication or technical

systems for the purpose of interfering, disrupting, or similarly interfering with Internet access by any means whatsoever, including but not limited to those listed. Any content or system of the Site is outside the limits specified in these Terms of Use. Using it is illegal and prohibited. In case of detection of such a situation, the Company may terminate the User/Member's use of the Website and may prevent the use of the Website by this User/Member.

Contrary to this article, the conditions specified in the Terms of Use and/or legal regulations In case of detection of use, the Company's lawsuits, proceedings and proceedings arising from the law and other legislation. All rights, including the right to complain to the competent authorities, are reserved. User/Member in the aforementioned nature damages and claims incurred by the Company and/or other persons/institutions as a result of the use accepts that he is personally responsible in legal, criminal and administrative terms.

BAFA does not guarantee and is not responsible for the accuracy, validity, timeliness and relevance of information obtained from third parties, including hyperlinks to and from third party sites.

LIABILITY AND INDEMNITY

With this undertaking, BAFA is responsible for your use of the website, the User submitted by you. All claims, litigation or proceeding of any kind, of any kind, or proceeding, and reasonable legal proceedings, arising out of or in connection with the use of their Content as permitted in these Terms of Use and/or your negligence or alleged negligence of any representations, warranties, warranties or commitments under this Agreement. You agree and undertake that you will defend against all kinds of damages, losses, liabilities, expenses, debts and expenses, including fees, and indemnify them for all such losses.

CLOSING THE SITE

We reserve the right to close the website or any part of it for any reason at any time without notice or permission. We have no responsibility or liability for the failure to store or delete any Content and/or User Content posted to the Website.





APPLICABLE LAW AND AUTHORITY

The application and interpretation of these "Terms of Use" and these "Terms of Use" If there is a foreign element in the management of the legal relations arising within the Turkish Turkish Law shall be applied, excluding conflict of laws rules. This "Use In the settlement of all kinds of disputes that arise or may arise due to the "Conditions", Istanbul Headquarters (Çağlayan) Courts and Enforcement Offices are authorized.

EFFECTIVENESS

These "TERMS OF USE" become effective on the date they are announced by BABA on the site. Users accept the terms of this contract by using the site. You can change the provisions of this contract at any time, and the changes can also be made on the site. It is published on the website and enters into force on the same date.

