

SUNA AND İNAN KIRAÇ FOUNDATION
INFORMATION NOTICE ON THE PROCESSING OF PERSONAL DATA FOR SCHOLARSHIP
RECIPIENTS

In accordance with the Personal Data Protection Law No. 6698 (“**Law**”), your personal data may be processed by Suna and İnan Kiraç Foundation (“**SVİKV**” or “**Foundation**”) as the data controller within the scope explained below.

Purposes and Legal Basis for Processing Personal Data

The collected personal data may be processed within the framework of the purposes (“**Purposes**”) and legal grounds listed below and the conditions and purposes of personal data processing stated in Article 5 of the Law.

When processing of personal data of the parties of a contract is necessary, provided that it is directly related to the establishment or performance of the contract;

- To receive and evaluate your applications within the scope of scholarship opportunities provided by our Foundation,
- To provide you with the scholarship and making the scholarship payments in case you qualify for the scholarship.

When processing of data is necessary for the legitimate interests pursued by the data controller, provided that this processing shall not violate the fundamental rights and freedoms of the data subject;

- To enable the relevant departments of the Foundation to carry out the operational processes related to scholarship planning and execution,
- To carry out the necessary financial, administrative, and legal procedures for offering the scholarship opportunity,
- To monitor the continuity of scholarship terms and conditions.

When it is expressly provided for by the laws and it is necessary for compliance with a legal obligation to which the data controller is subject;

- To fulfill requests from official institutions,
- To ensure the accuracy and currency of data,
- To provide information to authorized public institutions,
- To ensure compliance with statutory data retention obligations,
- To respond to data subject requests in accordance with the legislation and perform the necessary procedures.

When you provide explicit consent;

- To process your health data for purposes such as extending to you the scholarship opportunity provided by the Foundation, evaluating your application, and conducting relevant operational processes.

Recipients and Purposes for Transferring Processed Personal Data

The personal data collected may be transferred to fulfill the Purposes listed above in accordance with the rules of personal data processing stated in Articles 5 and 6 and the conditions for the transfer of personal data stated in Article 8 of the Law, to our suppliers and business partners with whom we have legitimate interests, to legally authorized public institutions and private organizations when it is expressly provided for by the laws and it is necessary for compliance with a legal obligation to which we are subject.

Method for the Collection of Personal Data

Your personal data is collected through electronic means such as our Foundation’s internal systems, websites, phone calls, emails, and online forms, as well as physical means such as in-person, courier/postal services, and printed forms.

Data Subject’s Rights under Article 11 of the Law

We hereby declare that as personal data subjects, you are entitled to the following rights, set forth under Article 11 of the Law:

- To learn whether your personal data have been processed,
- To request information if your personal data have been processed,
- To learn the purpose of the processing of your personal data and whether they have been used accordingly,
- To learn which third parties domestic or abroad your personal data has been transferred to,
- To request rectification in case your personal data has been processed incompletely or inaccurately and to demand the operations in this regard be reported to third parties your personal data has been transferred to,
- To demand the erasure or destruction of your personal data in the event that the reasons for the processing no longer exist even though it was processed in accordance with the Law and other relevant provisions and to demand the operations in this regard be reported to third parties your personal data has been transferred to,
- To object to negative consequences that are concluded, as a result of analysis of the processed personal data through solely automatic systems,
- To demand compensation for the damages that you have suffered as a result of an unlawful processing of your personal data.

You may convey your requests concerning your rights listed above, to the Foundation by filling out the Data Subject Application Form available at [the link](#). Depending on the nature of your request, your application will be concluded as soon as possible, within 30 days at the latest, and in principle, free of charge. However, if the process requires additional costs, a fee may be demanded according to the tariff determined by the Personal Data Protection Board.

**SUNA AND İNAN KIRAÇ FOUNDATION
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EXPLICIT CONSENT FORM**

Do you consent to the processing of your health data within the scope of the [SVİKV Information Notice on the Processing of Personal Data for Scholarship Recipients](#) for purposes such as extending to you the scholarship opportunity provided by the Foundation, evaluating your application, and conducting relevant operational processes?

Yes

No

Full Name:

Date:

Signature: