

TOFAŞ

TÜRK OTOMOBİL FABRİKASI A.Ş.

Tofaş Türk Otomobil Fabrikası A.Ş.

CODE OF ETHICS

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Message from the CEO

Dear Colleagues,

The values of integrity, honesty, responsibility, trust, and respect that we have embraced since Tofaş's establishment, along with our commitment to ethical principles, are the most fundamental elements underlying our achievements. The long-term, trust-based collaborations we have built with all our stakeholders, especially our employees, are a significant indicator of this understanding.

It is critical for each Tofaş employee to adopt these principles as a guide in their daily work life to ensure the sustainable success of our company. The commitment of individuals and institutions to ethical values under all circumstances, and taking strong steps toward the future, is not only essential for advancing our business but also for an approach that places people at its center.

In this regard, I am fully confident that we will work together to maintain our commitment to our ethical principles, which we aim to guide you, and to further strengthen these principles.

Thank you for your cooperation in complying with the Tofaş Ethical Principles.

Kind regards,

Cengiz Eroldu
CEO

1. Our Core Values

As Tofaş Türk Otomobil Fabrikası A.Ş. (“**Tofaş**¹”), we perform our activities and act in accordance with the objectives and principles defined by our Main Shareholders.

Integrity, honesty, responsibility, trust, and respect are our core values that guide us during our decisions and actions. As Tofaş employees and managers, we act within the framework of these values to create cultural integrity.

¹ “**Tofaş**” means Tofaş Türk Otomobil Fabrikası A.Ş., companies which are controlled directly or indirectly, jointly, or individually by Tofaş Türk Otomobil Fabrikası A.Ş. and the joint venture companies listed in its latest consolidated financial report.

2. Our Code of Ethics – Why and For Whom?

Tofaş Code of Ethics (“**Tofaş Code of Ethics**” or “**Code of Ethics**”) is a guide, prepared within the framework of the ethical principles of our Main Shareholders², for Tofaş directors and officers, employees, and Business Partners (suppliers, distributors and authorized services, all kinds of representatives acting for and on behalf of Tofaş such as contractors and consultants).

All Tofaş employees are bound by and shall comply with the Tofaş Code of Ethics, as well as the regulations of countries where Tofaş operates and ethical principles of Tofaş’s Main Shareholders. Tofaş also expects and takes necessary steps to ensure that all of its Business Partners comply with the Tofaş Code of Ethics and other related policies to the extent they are relevant.

Maintaining compliance with the Tofaş Code of Ethics is the duty of all Tofaş employees. The senior management of Tofaş is also expected to show leadership in this respect.

Our Code of Ethics is based on the following three operational pillars of the Compliance Program:

- Protection – We aim to spread and embed an honest business culture at all levels and in all countries that we operate.
- Detection – We encourage our employees to speak up and give voice to our values.
- Response – We duly investigate the violations with a fair approach, take precautions when necessary, and endeavor to continuously develop and improve our system.

In situations which are not explicitly addressed in the Tofaş Code of Ethics or relevant policies, employees must act in the spirit of Code of Ethics and according to the fundamental ethical values. When in doubt, we contact the Legal and Compliance Department of Tofaş for guidance.

Please refer to Tofaş Compliance Policy for detailed information.

False Fact: It is the duty of the Legal and Compliance Department of Tofaş to ensure that Tofaş complies with the regulations and contractual commitments.

Fact: It is the duty of all Tofaş employees to comply with the regulations and contractual commitments. The Legal and Compliance Department of Tofaş is responsible for taking necessary measures to ensure that all Tofaş employees and Business Partners act according to these obligations.

² “Main Shareholders” means Koç Holding A.Ş. and Stellantis N.V., the main shareholder of Tofaş.

3. Our Principles and Policies

3.1 Respect to Human Rights

As Tofaş, we always aim to be a model corporation, employing the most successful and competent professionals who can generate the added value that will ensure sustainable growth, and always be an organization that we are all proud to be a part of.

We adopt the United Nations Declaration of Human Rights and aim to ensure that our Code of Ethics and relevant policies are in compliance with these principles.

We show maximum effort to ensure that we act in an equitable and fair manner to our employees and expect our stakeholders to do the same.

- We communicate with all our stakeholders in a way that is consistent with our values and our corporate identity.
- When recruiting, we use a single criterion for recruitment, which is the suitability of qualifications to the job, disregarding any gender, language, religion, color, age, nationality, thought and wealth difference;
- We reward success through fair and competitive remuneration policies, as well as effective and objective performance assessment systems and practices;
- We aim to strengthen the loyalty of employees to the company by creating equal opportunity in appointment, promotion, rotation and rewarding,
- We provide equal opportunity and possibilities for training, guidance and development of employees;
- We create a work environment in which transparency and mutual respect are encouraged and where cooperation and solidarity are the most important elements.
- We do not tolerate any form of discrimination at the workplace.
- We provide clean, healthy, and safe working conditions to our employees.
- We respect our employees' right to organize as a union and collective bargaining.
- We do not tolerate any form of violence and harassment.
- We do not tolerate child labor, slavery, human trafficking and forced labor.
- We use company resources responsibly.

Please refer to Tofaş Human Rights Policy for detailed information.

Question: My manager is frequently asking questions about my ethnic origin and family. I do not want to take any action since I do not want to lose my job, but I am afraid he/she may block my promotion.

Answer: If you believe your manager's behaviors have a negative effect on you and lead to discrimination in the workplace, you can notify this situation to his/her superior, the legal and compliance department of Tofaş or to the ethics hotline anonymously.

3.2 Compliance with Laws under any and all Circumstances

We comply with the regulations in every country we operate, act according to our Code of Ethics when the regulations are unclear and contact competent authorities when necessary.

As Tofaş, we see intellectual and industrial property rights as an important instrument in creating sustainable competitive advantage and obtaining the best business results. In this regard, our fundamental principles are to protect the innovations that make a difference and our strong brands in the markets we operate, to create value from our portfolio, to be open to collaboration in this area, and to respect the intellectual and industrial property rights of third parties.

We act in compliance with the regulations pertaining to the processing of personal data and we take necessary precautions, accordingly. Within this concept, as Tofaş, we act according to the principles and the related legislation.

We record all our commercial transactions and keep our records completely and clearly according to the legislation in effect, and make sure that the agreements with third parties are clear, understandable, and comply with the regulations and Code of Ethics.

We provide necessary trainings to our employees. However, we also expect them to know under which circumstances they are required to ask for support of their superiors or the Legal and Compliance Department of Tofaş.

We know that compliance not only affects the related employee or department, but also Tofaş and its Main Shareholders. We are also aware that we must act according to the local regulations and international arrangements within the scope of the Tofaş's contractual obligations, and that any incompliance can lead to administrative penalties for the company, and that individuals may also be held liable.

QUESTIONS WE MUST ASK TO OURSELVES WHILE ACTING ON BEHALF OF KOÇ GROUP

Am I acting in compliance to the laws?

Am I acting in accordance with the Code of Ethics and the related policies of Tofaş?

Am I reflecting Tofaş's and its Main Shareholders' culture correctly?

Have I considered the relevant risks?

Will my action affect my Tofaş's or its Main Shareholders' reputation negatively?

3.3 Anti-Bribery and Corruption

As Tofaş, we perform each task and make every decision according to the highest ethical standards. In accordance with the United Nations Global Compact signed by Tofaş, we resolutely take necessary actions against bribery and corruption.

In line with our ethical principles and related policies, it is strictly forbidden to provide advantages to local or foreign officials and other third parties to obtain illegal benefit, regardless of whether they are public servants. This prohibition includes providing, offering, promising to give anything of value to third parties, who are directly or indirectly related to the Tofaş's commercial activities, to affect their decision, and to accept such values from these parties.

All our employees must comply with the local and relevant international regulations and Tofaş policies pertaining to bribery and corruption, and we expect all our Business Partners to act accordingly.

Gifts and Hospitality

Our gift and hospitality practices must conform to the below criteria:

- Must comply with the regulations.
- Must be occasional, within the limits and reasonable amounts specified in the policies and procedures.
- Must not be in cash or equivalent.
- Must be recorded in our books in a clear and transparent way.
- Must be carried out according to the accepted commercial practices.
- Must not be of a nature that would affect any decision-making process in our business relations.
- Must not damage Tofaş's and/or Tofaş's Main Shareholders' reputation if they become public.

Please refer to Tofaş Anti-Bribery and Corruption Policy and Tofaş Gift and Hospitality Policy for detailed information.

Question: *Ahmet, who works at the sales department of "A", one of our suppliers, sends gifts to our purchasing department regularly. These gifts can be local desserts, chocolates, shirts or ties. Can we accept such gifts from companies we work with in order not to disrupt our continuing business relationship?*

Answer: *If the gifts and hospitalities are provided regularly, and if their price exceeds reasonable amounts, this situation constitutes a contradiction with the Gift and Hospitality Criteria. If the gifts are sent regularly and their prices exceed a reasonable level, they may affect the decision-making process or create the impression that they do, because of which such gifts must not be accepted.*

3.4 Preventing Conflicts of Interest

While making decisions based on our roles and responsibilities in Tofaş, we avoid situations, where our personal interests and responsibilities conflict with those of Tofaş, such as gaining personal benefit or providing improper advantage to our family or friends, or any situation that may give such impression and may impair our impartiality in the decision making process.

If we find ourselves in a situation that can be considered as a potential conflict of interest, we shall inform our managers and Legal and Compliance Department of Tofaş to avoid possible damages such situation might cause. In order to prevent potential conflicts of interest:

- We avoid gaining personal interest for ourselves or our relatives and friends by abusing our position or authority.
- We make sure that our personal investments outside of work do not prevent us from allocating time and attention to our work, and we avoid any situation that may prevent us from focusing on our own duties.
- Even outside working hours, we do not engage in any activity and/or enter into a business relationship that may be contrary to our loyalty obligation to Tofaş and/or that may adversely affect our individual performance.
- We inform our managers and the Legal and Compliance Department of Tofaş in the event that a person in a primary decision-making position at a customer or a supplier company of Tofaş, is our relative or close associate.

Question: I am one of the decision-makers in the purchasing process of my company. My cousin is a major shareholder in one of our candidate suppliers. However, this company is in compliance with our standard purchasing procedures, proficient in its area, and offers the highest quality products. We will probably sign the contract with them. What should I do?

Answer: This company may be selected as a supplier if fair and impartial assessment has been performed during the evaluation process. However, to prevent the impression that you selected them to gain personal interest, you should not be involved in the decision-making process. Therefore, you must inform your immediate superior about this matter and ensure that another manager makes this decision. Thus, you can ensure that the decision is made in an ethical and transparent manner.

3.5 Prevention of Laundering the Proceeds of Crime, Financing of Terrorism and Weapons of Mass Destruction

Integration of income derived from illegal activities into the financial system by creating the impression that it has been gained through legal methods is called money laundering.

As Tofaş, in compliance with local and international regulations, we take necessary measures against and avoid all kinds of commercial transactions that can be seen as the laundering the proceeds of crime, financing of terrorism and weapons of mass destruction and perform Due Diligence before entering to a business relationship. As Tofaş, we do not interact with third parties about whom we do not have sufficient information, which have negative intelligence, which pose a risk and raise doubts for these reasons.

Please refer to Tofaş Prevention of Laundering the Proceeds of Crime, Financing of Terrorism and Weapons of Mass Destruction for detailed information.

3.6 Compliance with Economic Sanctions and Export Controls

As Tofaş, we take effective and necessary measures to ensure compliance with regulations on economic sanctions and export controls.

In this regard, we do not establish direct or indirect commercial relationships with persons in sanctions or embargo lists, unless necessary in which case, we first obtain the approval of the Legal and Compliance Department of Tofaş to ensure that such relationship does not constitute a violation of applicable laws or our contractual commitments.

Please refer to Tofaş Sanctions and Export Controls Policy for detailed information.

Question: If the company I trade is not in the sanction list, but is located in a country to whom comprehensive sanctions are applied, can I still trade with it?

Answer: In countries which are subject to comprehensive sanctions, the origin of the raw materials of the product sold, the currency by which the payment is made, the nationality of the persons who sign the transaction must also be controlled in addition to the party you trade with. If we trade with these countries, the approval of the Legal and Compliance Department of Tofaş must be obtained.

3.7 Confidentiality and the Protection of Insider Trading

We know that it is restricted to use or disclose personal, commercial, financial, technical, legal and/or similar confidential information of Tofaş, our employees or business partners for our own benefit or on behalf of the third parties' interest and take necessary actions to protect the confidential information that comes into possession due to our roles and responsibilities.

We use the obtained information only for the purposes of work that we are obliged to perform in relation to our job descriptions. We act according to the regulations and our contractual obligations while sharing commercial secrets and other confidential information.

We are aware that it is a crime (insider trading) to gain personal interest for oneself or for others by acting or transacting based on information about Tofaş, or about the capital market instruments issued by Tofaş which could affect the prices or the values of the relevant capital market instruments or the decisions of the investors, and which have not been made public yet ("internal information"), and we inform our employees against such attempts. We take all necessary precautions to ensure the protection and confidentiality of internal information; and avoid acts and transactions which could lead to predatory practices, market fraud or insider trading in accordance with the capital market regulations.

We protect the confidential information that we have even after we leave Tofaş, and do not share them with third parties.

Please refer to Tofaş Information Policy for detailed information.

Question: As an employee of Tofaş, can I buy and sell the shares or other capital market instruments of Tofaş?

Answer: If you do not have information that could affect the undisclosed price, you can trade at any time.

However, as long as you have undisclosed information that may affect the stock price because of your duties within Tofaş, you should not trade company shares and debt instruments in the capital markets. In particular, those who have information about financial statements, important projects, investments, and decisions about activities and financial status before they are made public must certainly not trade. The confidentiality of the information must be safeguarded until it is disclosed by the company, and it should not be shared with anyone. Remember that we are responsible not only for our trades but also trades of our relatives and those with whom we share such information.

3.8 Donation, Sponsorship and Community Investments

In order to support social development in the countries we operate, we make donations and perform sponsorship activities which conform to our principles. We carry out donation and sponsorship procedures in a transparent manner and ensure that these activities do not contradict with Tofaş values or commercial interests.

We do not donate or sponsor any activity which violates human and animal rights, or which promotes tobacco, alcohol, and drug consumption, or which harms nature. We do not donate to organizations that discriminate people based on gender, language, religion, race, color, age, nationality and thought differences, or sponsor such activities.

Community Investments

We develop longstanding collaborations aimed at the needs of the countries we operate and invest in environmental and social matters. We attach importance whether the community investments are in parallel with our business priorities and performed in cooperation with the coordination of expert organizations or individuals.

Political Activities

We do not donate to political parties, politicians, or political candidates. However, we are respectful of our employees' participation in legal political activities voluntarily, and do not restrict them. Tofaş resources (vehicles, computers, e-mail, etc.) cannot be used for political activities and personal donations to be made to this end. Political demonstrations, propaganda and similar activities are not permitted in Tofaş premises.

Please refer to Tofaş Sponsorship and Donation Policy and Community Investments Policy for detailed information.

3.9. Compliance with Competition Laws

As Tofaş, in order to maintain our reputation, we act in accordance with laws and relevant company policies, in all the countries that we operate. We do not participate in practices which might contradict with the relevant competition laws.

Our fundamental principles are as follows:

- To comply with the relevant legislation regarding competition law,
- Not to make agreements or act together with competitors or other persons or organizations that can directly or indirectly hinder, disrupt, or restrict competition, or that can have this effect outside the limits permitted by the laws,
- To obtain information about competitors only through methods compliant with the laws and precedents, and to refer or use such information by providing our legitimate sources in all relevant documents,
- To avoid behaviors which could be interpreted as abuse of dominant position by our companies that hold such position in the relevant markets,
- To avoid negotiations and communications at private or professional meetings and gatherings such as associations, councils, chambers, professional association meetings, conferences, fairs, etc. where our employees attend as Tofaş representatives which could lead to violation of the above listed rules and principles,
- To handle matters within Tofaş which could lead to violation of competition laws, with the same care and diligence.

Question: *Can we contact a person who worked in a rival company in the past and ask him/her to obtain information about prices, costs, stocks, price increases and decreases, and campaigns of his/her previous employer?*

Answer: *Sharing information about prices, costs, stocks, price increases and decreases, and campaigns, which are considered as “competition-sensitive”, is strictly forbidden in terms of the competition law, and may lead to heavy penalties both for Tofaş and individuals involved. Therefore, you should avoid obtaining information about the competitors directly from them via employees or other means.*

Please refer to Tofaş Competition Law Compliance Policy for detailed information.

3.10. Creating a Healthy and Safe Work Environment

One of Tofaş's objectives is to create a healthy and safe work environment for our employees and ensure that our Business Partners such as our business agents and distributors also create such work environments. We take all kinds of measures to this end and provide trainings about occupational health and safety to increase awareness.

We perform our operations in a healthy and safe manner without risking the lives of our employees, contractors, distributors, and society. Within this concept, we use safely designed facilities, work with professionals who are experts in their fields, and prioritize safety in our processes.

In Tofaş, we prioritize human life. No work is so important than it can be performed without occupational health and safety measures. Our employees act according to all Occupational Health and Safety regulations and Tofaş Policies and notify any unsafe working conditions through our communication channels. We promptly notify any accident, injury, or unsafe condition. We identify our emergency scenarios and make necessary preparations; we know what needs to be done in case of an emergency. We do not come to work under the influence of drugs or alcohol.

Please refer to Tofaş Occupational Health and Safety (OHS) Policy for detailed information.

Question: My manager smokes in the production area, although it is forbidden to keep flammable materials in the working area for our safety. What should I do in this situation?

Answer: If possible, you should warn your manager at first. If he continues the same behavior, you can bring the issue to the attention of your senior manager or Human Resources Department. If you want to keep yourself anonymous, you can contact Tofaş Ethics Hotline.

3.11. Using Social Media Accounts

We continue to use social media, which has been growing exponentially around the world in recent years, according to our Tofaş principles and brand values. We are aware that personal social media accounts are a part of individuals' private lives and respect their sharing preferences.

We are also aware of the benefit to be gained from the correct usage of social media, and the reputation risks that might be brought on Tofaş. Therefore, we avoid sharing information and images which could lead to disputes and ambiguities regarding company matters, and which could violate the companies' confidentiality rules. We make sure that we act according to the regulations, Tofaş Code of Ethics, and relevant policies in our social media posts.

Question: What should I do if I see a content on social media about "Tofaş" Corporate Brand and/or Main Shareholders' brands which I believe is important?

Answer: Please send the content to etikkurul@tofas.com.tr . In this way, we can take necessary action as soon as possible.

3.12. Being Honest and Fair in our Relationships with the Stakeholders

Stakeholders are all parties for whom Tofaş's activities have an effect or whose activities have an effect on Tofaş. Below are our fundamental principles in our relationships with our stakeholders:

- We use objective criteria while selecting our suppliers, distributors, authorized resellers, and services, and attach great importance to build business relationships with parties who respect human rights, who apply anti-bribery and anti-corruption principles, and who perform their legal obligations.
- We keep our communication channels with our stakeholders open, and always take their complaints and suggestions into consideration.
- We always adhere to confidentiality rules in our visits and audits to our stakeholders.
- We expect all our stakeholders to comply with relevant laws and regulations.
- We avoid making personal statements to the public, and when it becomes necessary to inform the public according to the Information Policy, we do so on behalf of Tofaş only through authorized employees.
- We always give honest and reliable information to the public and media. We do not use expressions in our press statements which contradict the ethical values of Tofaş.
- We protect the rights and interests of the shareholders determined by the laws. We make maximum effort to create value in return for the resources they provide and distribute the profit according to the laws and regulation or use it for investment.
- We ensure that the companies are administered according to the principles of trust and honesty which we have followed since the establishment of Tofaş. We also aim to achieve sustainable growth and profitability, and manage the resources, assets, and work time of our companies efficiently.

Please refer to Tofaş Information Policy, Supply Chain Procedure and the Corporate Sustainability Policy for detailed information.

Question: A dealer we have been working with for many years is owned by a well-known and respected family in the industry. It has been showing a high performance lately, and we have a very profitable business relationship for Tofaş. However, I have learned that some of its employees were uninsured, and that underage children were employed during busy periods. Our dealer states that this situation was caused by necessity, and that none of its employees complained of the situation, and that all salaries were paid in cash by hand. What should I do?

Answer: As Tofaş, we expect our Business Partners to comply with the regulations and we take necessary precautions in this manner. Since it is inappropriate to maintain the business relationship with such a dealer, it is required to take immediate action within the concept of open communication channels. Otherwise, you should act in accordance with your immediate manager or the Legal and Compliance Department of Tofaş and inform the dealer stating that the contract cancellation can be taken into consideration.

4. Raising the Concerns

As Tofaş, we know that the violation of laws and regulations and Tofaş Code of Ethics threaten the general interests of individuals, our companies, and the society, and that it leads to injustice, may cause material and moral damage, and that, when legally required it is also our moral duty to notify the authorities in such situations.

Tofaş attributes great importance to honesty and accountability in all of its activities. It is our duty to maintain a culture of honesty and respect, and to oppose behaviors which might contradict the Tofaş's ethical standards. Therefore, all of our employees act in accordance with the Tofaş Code of Ethics and relevant policies. In case of any doubt, we consult with the Legal and Compliance Department of Tofaş.

In order to manage Tofaş's reporting mechanism in the best possible way, those who witness or suspect misconduct or unethical behavior are expected and supported to raise their concerns. The managers must forward any wrongful actions notified to them to the Ethics Hotline.

The matters that can be notified include but are not limited to the following:

- Criminal activities such as theft and fraud,
- All kinds of discrimination (race, religion, language, color, gender, age, etc.)
- Violation of the Code of Ethics, laws, moral values, and regulations,
- Threats against social security or health,
- Inappropriate use of company equipment
- Fraudulent activities in the accounting records,
- Giving or receiving bribes,
- Disclosing Tofaş's secrets,
- Money laundering,
- Environmental damage,
- Harassment,
- Mobbing.

You may report the incident (i) by sending an e-mail to etikkurul@tofas.com.tr or alternatively, (ii) to Koç Holding's Ethics Hotline via the following link: "koc.com.tr/hotline" and Stellantis N.V.'s Ethics Hotline via the following link: "<https://secure.ethicspoint.eu/domain/media/en/gui/102375/index.html>". If you are an employee of Tofaş, in addition to the abovementioned channels, you may also submit your concerns and notifications through the "Ethics Hotline", which can be accessed through the link "go.tofas.com.tr".

5. Effective Date and Revision History

Tofaş Code of Ethics takes effect on 18.02.2025 as of the date approved by the Board of Directors and will be maintained by the Legal and Compliance Department of Tofaş.

Revision	Date	Comment