

MERSİN FREE ZONE FOUNDER AND OPERATOR JSC.
INFORMING TEXT ON THE PROTECTION OF PERSONAL DATA

Data Controller

In accordance with the Law on the Protection of Personal Data, Law No: 6698 (“**Law No: 6698**”), as the Data Controller, the Personal Data of yours is processed by Mersin Free Zone Founder and Operator Joint Stock Company (“**Company**”) within the scope described below.

The Purpose of and the Legal Ground for Processing Personal Data

The Personal Data of yours is processed, for the Purposes of ensuring; the security of yours’/clients’ in relation to yours’/clients’ visits in this building; the legal and the commercial security of our Company, our employees, and of the persons who have business relationship with our Company, basen on the legal grounds of the legitimate interest of the Data Controller set out by article 5/2 (f) of the Law No: 6698.

To Whom and for What Purposes the Processed Data Could be Transferred

As a rule, collected personal data is not shared with any third person or an institution. Nonetheless, we can share your personal data with judicial or law enforcement authorities due to the legal purpose of answering/performing the requests of legally authorized public institutions and organizations, on the legal grounds of performing/carrying out the legal obligations set out in the article 5/2(ç) of the Law No: 6698. In the same vein, we can share your personal data with courts or other public institutions or organizations on the legal grounds by based on “establishment, use or protection of a right” have been set out by the article 5/2(e), when it is deemed necessary.

The Method of Collecting Personal Data

Personal Data of yours’ is collected by obtaining images via Security Cameras (CCTV) that are located in the physical environment within our building by based on the legal ground of fulfilling our obligations on the legal and the commercial security of our Company and of the persons who have business relationship with our Company.

Your Rights Regarding Your Personal Data

The Data Subjects, on their own accounts, have the rights that enable them to contact with our Company so as to submit requests on the following grounds:

- To learn whether his/her personal data are processed or not,
- To demand information as to his/her personal data if they have been processed,
- to learn the purpose of the processing of his/her personal data and whether these personal
- data are used in compliance with the purpose,
- to know the third parties to whom his/her personal data are transferred within the country or in abroad,
- to request the rectification of the incomplete or inaccurate data, if any, and to request to report the third parties, to whom his/her personal data have been transferred, as to the actions taken,
- Despite being processed in compliance with the provisions of this Law and other relevant laws, personal data shall be erased or destroyed by the data controller, in the event that the reasons for the processing no longer exist, and, to request to report the third parties, to whom his/her personal data have been transferred, as to the actions taken
- to object to the occurrence of a result against the person himself/herself by analyzing the data processed solely through automated systems,

- to claim compensation for the damage arising from the unlawful processing of his/her personal data.

If you submit your requests regarding the rights listed above to our Company in writing or in accordance with the other application procedures stipulated in the *Communiqué* on the Application Procedures and Principles, we shall conclude your request free of charge as soon as possible and within 30 (thirty) days at the latest. However, if the action requires a separate cost, the fee in the tariff determined by the Personal Data Protection Board might be charged.