

PROTOCOL REGARDING TO PROTECTION OF PERSONAL DATA

Herein Protocol on the Protection of Personal Data (“**Protocol**”) is signed by ANGST PFISTER GELİŞMİŞ TEKNİK ÇÖZÜMLER A.Ş. and _____ (“**Company**”) which is reside at the address of _____, (hereinafter referred to individually as the “**Party**” and together as “**Parties**”), in the capacity of data controller, in accordance with Personal Data Protection Law No. 6698 and relevant legislation (“**Personal Data Legislation**”) includes their commitments regarding the personal data they transfer to each other or obtain on behalf of the other Party.

1. The Parties agree, declare and guarantee that they shall not use, process, disclose and transfer personal data to Third Parties or Organizations in the country or abroad in any Third Parties other than specific, clear and legitimate purposes.
2. The Parties accept, declare and undertake that they shall comply with the procedures and principles in the Personal Data Legislation, the relevant regulatory procedures, The Provisions on the Protection of Personal Data in the relevant legislation and the Decisions of the Personal Data Protection Board in terms of the personal data transferred to them or otherwise obtained on behalf of the other Party or transferred to the other Party.
3. The Parties accept, declare and undertake that in terms of personal data transferred to them or otherwise obtained on behalf of the other Party or transferred to the other Party; declaring that they shall process and transfer personal data in accordance with the procedures and principles in the Law, secondary regulations that published, Provisions on the Protection of Personal Data in the relevant legislation and Board decisions, including duly informing the personal data owners and obtaining explicit consent when necessary.
4. Provided that the obligations set forth in the laws regarding to storage are reserved, with the disappearance of the reason for the processing of personal data, the Party shall deliver all kinds of media and media in which personal data transferred to or obtained on behalf of the other Party in return for signature, and that the documents, files, cd, floppy disk, hard disk, electronic media, server etc. The Party accepts, declares and undertakes that he shall irrecoverably delete or destroy or anonymize the tools. The Parties accept, declare and undertake that they shall immediately fulfill the relevant requests in the case that personal data is deleted, destroyed, anonymized, changed and similar requests in accordance with the Personal Data Legislation.
5. The Parties shall take all necessary legal, technical and administrative measures to prevent the unlawful access by their employees or Third Parties to the personal data shared with them or obtained on behalf of the other Party, and to prevent the unlawful use of the relevant data other than for the purpose of processing or transferring, and they accept, declare and undertake that they shall carry out a compliance audit.
6. The Parties accept, declare and undertake that they shall take additional security measures specific to sensitive personal data, in accordance with Article 6 of the Personal Data Protection Law, the provisions of the relevant legislation and the decisions of the Personal Data Protection Board, in case of processing or transferring sensitive personal data.

7. The Parties are exclusively responsible for ensuring the security of personal data and shall take all necessary administrative and technical measures in this context. The Parties agree, declare and undertake that they are also responsible for the damages that may arise as a result of the activities of their employees or subcontractors, if any, and to compensate the right owner immediately in case of any damage.
8. The Parties accept, declare and undertake that they shall immediately (within three business days at the latest) forward the data subject requests that concern the other Party directly or indirectly transmitted to them, and that they will act in accordance with the Personal Data Legislation by cooperating with the relevant Party in this context.
9. Compensations and administrative and penal sanctions it may be exposed that any of the Parties may have to pay due to the act of violation of this protocol or the Personal Data Legislation, or damages due to the reasons arising from the Parties' business partners or third Parties to whom the personal data is transferred, and the legal, to the right of recourse is reserved.
10. Any of the Parties reserve the right of recourse to the Other Party for the damages incurred by itself and for any legal, administrative and criminal sanctions that may be incurred and any compensations it may have to pay caused by the Other Party's breach of this Protocol or the Personal Data Legislation or for reasons arising from the the Party's business partners or third parties to whom personal data are transferred.

This Protocol, consisting of 9 (nine) articles and 2 (two) pages, has been read by the Parties and signed in two copies in Bursa on ____/____/____.

ANGST PFISTER GELİŞMİŞ TEKNİK ÇÖZÜMLER A.Ş.

Stamp + Signature

COMPANY

Stamp + Signature