

PERSONAL DATA PROCESSING AND PROTECTION POLICY

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | КҮТ |
| | |
| | |



| Table of Contents PART ONE | - |
|--|----|
| | |
| § 1. INTRODUCTION | |
| 1.1. Introduction | |
| 1.2. Purpose of the Policy | |
| 1.3. Scope of the Policy and Personal Data Subjects | |
| 1.4. Definitions | 7 |
| 1.5. Effectiveness of Policy | 8 |
| PART TWO | 8 |
| § 2. PROCESSING AND TRANSFER OF PERSONAL DATA | 8 |
| 2.1. General Principles for Processing Personal Data | 8 |
| 2.2. Terms of Processing Your Personal Data | 9 |
| 2.3. Conditions for Processing Special Categories of Personal Data | 9 |
| 2.4. Conditions of Transfer of Personal Data | 10 |
| 2.4.1. Conditions for Transferring Personal Data Abroad | 10 |
| 2.5. Conditions for Transfer of Special Categories of Personal Data | 11 |
| 2.5.1. Transfer of Sensitive Personal Data Abroad | 11 |
| PART THREE | 12 |
| § 3. CLASSIFICATION OF PERSONAL DATA, PURPOSES OF PROCESSING TO WHOM PERSONAL DATA WILL BE TRANSFERRED | · |
| 3.1. Classification of Personal Data | 12 |
| 3.2. Purposes of Processing and Transferring Personal Data | 14 |
| PART FOUR | 15 |
| § 4. METHOD AND LEGAL GROUNDS FOR COLLECTING PERSONAL DATA AND ANONYMIZATION OF PERSONAL DATA AND RETENTION PERIOD | • |
| 4.1. Method and Legal Reason for Collecting Your Personal Data | 15 |
| 4.2. Erasure, Destruction or Anonymisation of Personal Data | 15 |
| 4.3. Retention Period of Personal Data | 16 |
| PART FIVE | 16 |
| | |

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



| § 5. CONSIDERATIONS REGARDING THE PROTECTION OF PERSONAL DATA |
|---|
| 5.1. Securing Personal Data |
| 5.1.1. Technical and Administrative Measures Taken to Ensure Lawful Processing of Personal Data |
| 5.1.2. Technical and Administrative Measures Taken to Prevent Unlawful Access to Personal Data |
| |
| 5.1.3. Storing Personal Data in Secure Environments |
| 5.1.4. Supervision of Measures Taken for the Protection of Personal Data |
| 5.1.5. Measures to be taken in case of unauthorised disclosure of personal data |
| 5.2. Observing the Legal Rights of Personal Data Subjects |
| 5.3. Protection Sensitive Personal Data |
| PART SIX |
| § 6. RIGHTS, EXERCISE AND EVALUATION OF PERSONAL DATA OWNERS |
| S, |
| 6.1. Disclosure of Personal Data Owner |
| |
| 6.1. Disclosure of Personal Data Owner |

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | КҮТ |
| | |
| | |



PART ONE

§ 1. INTRODUCTION

1.1. Introduction

As Hitit Bilgisayar Hizmetleri A.Ş. ("Hitit") and/or Hitit SAAS (hereinafter collectively referred to as the "Companies"), we attach utmost importance to the processing and protection of personal data in accordance with the Law No. 6698 on the Protection of Personal Data ("Law") and we act with this care in all our planning and activities. With this awareness, we hereby present this Policy on Processing and Protection of Personal Data ("Policy") for your information in order to fulfil the obligation of disclosure under Article 10 of the Law and to inform you of all administrative and technical measures we have taken within the scope of processing and protection of personal data.

1.2. Purpose of the Policy

The main purpose of this Policy is to provide explanations on the systems for the processing and protection of personal data in accordance with the law and the purpose of the Law, in this context, the Stakeholder of the Companies, the Real Person Business Partner of the Companies (Employee, Employee Relatives, Consultant, Intern, ...) Stakeholder of the Companies' Business Partners, Officials, Employees, Company Officials, Employee Candidate, Customer of the Companies, Customers of the Companies' Customers to the extent that they process personal data, Potential Customers, Employees of Suppliers, Visitors, Third Parties (Employee Relatives, Partner....) to inform the persons whose personal data are processed by our Companies. In this way, it is aimed to ensure full compliance with the legislation in the processing and protection of personal data carried out by our Companies and to protect all rights of personal data owners arising from the legislation on personal data.

1.3. Scope of the Policy and Personal Data Subjects

This Policy has been prepared for the persons whose personal data are processed by our Company by fully or partially automated means or by non-automated means provided that they are part of any data recording system and will be applied within the scope of these specified persons. As the data of legal entities are not considered as "personal data" in accordance with the relevant legislation, they are also excluded from the scope of this Policy.

Our Company informs the Personal Data Owners about the Law by publishing this Policy on its website and presenting it to the relevant persons upon their request. Employees of our Company sign the explicit consent text for the necessary transactions and are informed about the provisions in the Personal Data Protection Policy applied to them. This Policy shall not

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



apply if the data is not included in the scope of "Personal Data" within the scope specified below or if the Personal.

In this context, the relevant categories of persons within the scope of this Policy are as follows:

| Company Stakeholder | : | Stakeholders of the Companies are real persons. |
|------------------------------------|---|--|
| Company Real Person | : | Real persons with whom the Companies have all kinds |
| Business Partner (Employee, | | of business relations. |
| Employee Relatives, | | |
| Consultant, Intern,) | | |
| Stakeholder, Officer, | : | All real persons, including employees, Stakeholders |
| Employee of the Company's | | and officials of real and legal persons (such as business |
| Business Partners | | partners, suppliers) with whom the Companies have all |
| | | kinds of business relations. |
| Company Representative | : | Real persons who perform transactions on behalf and |
| | | account of the Company based on verbal or written |
| | | authorisation arising from the law or given by the |
| | | Company. |
| Employee Candidate | : | Real persons who have applied for a job to the |
| | | Company by any means or who have opened their CV |
| | | and related information to the Company's review. |
| Company Customer | : | Real persons who use or have used the products and |
| | | services offered by the Company, regardless of |
| | | whether they have any contractual relationship with the |
| | | Company. |
| Our Customers' Customers | : | Employees and passengers of airlines and tourism |
| Dedential Constant | _ | agencies |
| Potential Customer | : | They are real persons who have made a request or |
| | | interest in using the products and services of the |
| | | Companies or who have been evaluated in accordance with the commercial custom and honesty rules that |
| | | they may have this interest. |
| Employees of Suppliers | | Employees of supplier companies working together in |
| Employees of Suppliers | • | the process |
| Visitor | : | All real persons who enter the physical premises |
| V ADALUA | • | owned by the Companies for various purposes or visit |
| | | the websites for any purpose. |
| Third Party (Employee | : | Other natural persons who are not included in the scope |
| Relatives, Partner | | of the Personal Data Protection and Processing Policy |
| | | prepared for the Employees of the Companies and who |
| | | are not included in any category of data subjects in this |
| | | Policy. |
| | | · · |

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



1.4. Definitions

The terms used in this Policy shall have the meanings set out below:

| Companies / Our Companies : Hitit Bilgisayar Hizmetleri A.S. ("His SAAS. Personal Data/Data : Any information relating to a specificatural person. | iui) and/or Hitit |
|--|---|
| | |
| natural person | ic or identifiable |
| natural person. | |
| Sensitive Personal Data/Data: Biometric and genetic data and data ethnicity, political thought, philoreligion, sect or other beliefs, disguist union membership, health, sex life, criand security measures. | osophical belief, se, association or iminal conviction |
| Processing of Personal Data : All kinds of processes performed of including obtaining, recording, so changing, re-arranging, disclosure acquisition, making available, or prevention of use in whole or in part, in non-automatic ways, being participally recording system | toring, keeping, e, transmission, classification or , automatically or |
| Personal Data : Company Stakeholder, Company Rea | 1 Person Business |
| Owner/Relevant Person Partner (Employee, Employee Relat Intern,) Stakeholder, Official, Employee Candidate, Com Customers of our Customers, Pote Employees of Suppliers, Visitor (Employee Relatives, Partner) | ployee, Company npany Customer, ential Customer, r, Third Party |
| Data Recording System : It refers to the registration system whis processed according to certain crite | _ |
| Data Controller : Real or legal person responsible for purposes and methods of personal data installing and managing data registry | or identifying the ta processing and |
| Data Processor : The real or legal person who process on behalf of the data controller und granted by the data controller. | |
| Explicit Consent : Consent to a particular subject, base and disclosed with free will. | d on information |
| Anonymization : It is the process of making the associated with a person impossible with an identified or identifiable natural any circumstances, even by matching | to be associated ural person under |
| Law : Refers to Personal Data Protection La | |
| | |

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



| Authority: | Personal Data Protection Authority. |
|-------------------|-------------------------------------|

1.5. Effectiveness of Policy

It was issued by the Companies and entered into force on 15/05/2018. It is published on the website of the Companies (www.hititcs.com) and made available to the relevant persons upon the request of the Personal Data Owners. You can access Data Owner Application form via https://hitit.com/themes/hitit/documents/Veri%20Sahibi%20Ba%C5%9Fvuru%20Formu_vsonHaziran2021.pdf URL connection.

PART TWO

§ 2. PROCESSING AND TRANSFER OF PERSONAL DATA

2.1. General Principles for Processing Personal Data

Personal Data is processed by the Company in accordance with the procedures and principles stipulated in the Law and this Policy. The Company acts with the following principles when processing Personal Data:

- Personal Data are processed in accordance with the relevant rules of law and the requirements of good faith.
- It is ensured that Personal Data is accurate and up-to-date. In this context, issues such as identifying the sources from which the data are obtained, confirming their accuracy, and assessing whether they need to be updated are carefully considered.
- Personal Data is processed for specific, explicit and legitimate purposes. The legitimacy of the purpose means that the Personal Data processed by the Company is related to and necessary for the work it does or the service it provides.
- Personal Data is related to the purpose in order to achieve the purposes determined by the Company, and the processing of Personal Data that is not related to the realisation of the purpose or is not needed is avoided. It keeps the processed data limited only to what is necessary for the realisation of the purpose. Personal Data processed within this scope are relevant, limited and proportionate to the purpose for which they are processed.
- If there is a period stipulated in the relevant legislation for the storage of data, it complies with these periods; otherwise, it **retains** Personal Data only **for the period required for the purpose for which they are processed**. In the event that there is no longer a valid reason for the further preservation of Personal Data, such data shall be deleted, destroyed or anonymised.

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



2.2. Terms of Processing Your Personal Data

The Company does not process Personal Data without the explicit consent of the data subject. In the presence of one of the following conditions, Personal Data may be processed without seeking the explicit consent of the data subject.

- The Company may process the Personal Data of Personal Data Owners in cases expressly stipulated by law, even without explicit consent. For example, pursuant to Article 230 of the Tax Procedure Law, the explicit consent of the relevant person will not be sought in order to include the name of the relevant person on the invoice.
- Personal Data may be processed without explicit consent in order to protect the life or physical integrity of persons who are unable to disclose their consent due to actual impossibility or whose consent cannot be validated, or of another person. For example, in a situation where the person is unconscious or mentally ill and his/her consent is not valid, the Personal Data of the person concerned may be processed during medical intervention in order to protect his/her life or body integrity. In this context, data such as blood type, previous illnesses and operations, and medications used can be processed through the relevant health system.
- Provided that it is directly related to the establishment or performance of a contract by the Company, Personal Data of the parties to the contract may be processed. For example, the account number of the creditor party may be obtained for the payment of money in accordance with a contract.
- The Company may process the Personal Data of Personal Data Owners if it is mandatory to fulfil its legal obligations as a data controller.
- Personal Data made public by the Company by the Personal Data Owners themselves, in other words, Personal Data disclosed to the public in any way, can be processed as the legal benefit to be protected has disappeared.
- The Company may process the Personal Data of Personal Data Owners without seeking explicit consent in cases where data processing is mandatory for the exercise or protection of a legitimate right.
- The Company may process the Personal Data of Personal Data Owners in cases where the processing of Personal Data is mandatory for the provision of legitimate interests, provided that it does not harm the fundamental rights and freedoms of Personal Data Owners protected under the Law and Policy. The Company shows the necessary sensitivity to comply with the basic principles regarding the protection of Personal Data and to observe the balance of interests of Personal Data Owners.

2.3. Conditions for Processing Special Categories of Personal Data

The Company does not process Special Categories of Personal Data without the explicit consent of the data subject. However, Personal Data other than health and sexual life may be processed

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



without the explicit consent of the data subject in cases stipulated by law. Personal Data relating to health and sexual life are processed by the Company only for the purpose of protecting public health, preventive medicine, medical diagnosis and treatment and care services, planning and management of health services and financing, by Authorised Persons under the obligation of confidentiality within the Companies, without seeking the explicit consent of the person concerned. The Company carries out the necessary procedures to take adequate measures determined by the Board in the processing of Special Categories of Personal Data.

2.4. Conditions of Transfer of Personal Data

Our Company may transfer Personal Data and Sensitive Personal Data of Personal Data Owners to third parties in accordance with the Law by establishing the necessary confidentiality conditions and taking security measures in line with the purposes of processing Personal Data. Our Company acts in accordance with the regulations stipulated in the Law during the transfer of Personal Data. In this context, in line with the legitimate and lawful Personal Data processing purposes of our Company, based on and limited to one or more of the following Personal Data processing conditions specified in Article 5 of the Law may transfer the data based on

Personal Data to third parties:

- If there is explicit consent of the person concerned;
- If there is a clear regulation in the laws regarding the transfer of Personal Data, if it is mandatory for the protection of the life or physical integrity of the Personal Data Subject or someone else, and
- If the person concerned is unable to disclose his/her consent due to actual impossibility or if his/her consent is not legally valid,
- If the transfer of personal data pertaining to the parties to the contract is necessary, provided that it is directly related to the establishment or performance of a contract,
- If Personal Data transfer is mandatory for our company to fulfil its legal obligation,
- If the Personal Data has been made public by the data subject,
- Personal data transfer is mandatory for the establishment, use or protection of a right,
- Provided that it does not harm the fundamental rights and freedoms of the person concerned, it may transfer Personal Data if it is mandatory for the legitimate interests of our Company.

2.4.1. Conditions for Transferring Personal Data Abroad

Our companies may transfer the Personal Data and Sensitive Personal Data of the Relevant Persons to third parties abroad by taking the necessary security measures by obtaining the explicit consent of the relevant person in line with the purposes of processing Personal Data. In the event that our companies cannot obtain explicit consent, it may be transferred to foreign countries declared by the Board to have adequate protection or, in the absence of adequate

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



protection, to foreign countries where the data controllers in Türkiye and the relevant foreign country undertake adequate protection in writing and where the Board has permission.

2.5. Conditions for Transfer of Special Categories of Personal Data

Companies may transfer the Sensitive Personal Data of the Data Subject to third parties in the following cases in line with the legitimate and lawful Personal Data processing purposes by fulfilling the disclosure obligation in the case where they are the data controller and by ensuring that the data processor has taken all administrative and technical measures; in the case where they are the data processor, by taking all necessary administrative and technical measures and taking adequate measures stipulated by the Board.

- (i) In case of explicit consent of the person concerned or
- (ii) In the presence of the following conditions, without seeking the explicit consent of the Relevant Person;
 - Sensitive Personal Data other than the health and sexual life of the data subject (race, ethnic origin, political opinion, philosophical belief, religion, sect or other beliefs, appearance and dress, association, foundation or trade union membership, criminal conviction and security measures, and biometric and genetic data), in cases stipulated by law,
 - Personal Data of Special Nature relating to the health and sexual life of the data subject only for the protection of public health, preventive medicine, medical diagnosis, treatment and care services, planning and management of health services and financing, by persons or authorised institutions and organisations under the obligation of confidentiality.

2.5.1. Transfer of Sensitive Personal Data Abroad

In case the companies are the data controller, by fulfilling the disclosure obligation, also by ensuring that the data processor has taken all necessary administrative and technical measures; in case they are the data processor, by taking all necessary administrative and technical measures; In line with the purposes of Personal Data processing, it may transfer the Sensitive Personal Data of the Data Subject to foreign countries where the data controller has adequate protection or undertakes adequate protection in the following cases.

- (i) In case of explicit consent of the person concerned or
- (ii) In the presence of the following conditions, without seeking the explicit consent of the Relevant Person;

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



- Sensitive Personal Data other than the health and sexual life of the data subject (race, ethnic origin, political opinion, philosophical belief, religion, sect or other beliefs, appearance and dress, association, foundation or trade union membership, criminal conviction and security measures, and biometric and genetic data), in cases stipulated by law,
- Personal Data of Special Nature relating to the health and sexual life of the data subject only for the protection of public health, preventive medicine, medical diagnosis, treatment and care services, planning and management of health services and financing, by persons or authorised institutions and organisations under the obligation of confidentiality.

PART THREE

§ 3. CLASSIFICATION OF PERSONAL DATA, PURPOSES OF PROCESSING AND TRANSFER, PERSONS TO WHOM PERSONAL DATA WILL BE TRANSFERRED

3.1. Classification of Personal Data

Within the Company; In line with the legitimate and lawful personal data processing purposes of the Company, based on and limited to one or more of the personal data processing conditions specified in Article 5 of the Law, in compliance with the general principles specified in the Law, in particular the principles specified in Article 4 regarding the processing of personal data, and all obligations regulated in the Law, and limited to the subjects within the scope of this Policy, personal data in the categories specified below are processed by informing the relevant persons in accordance with Article 10 of the Law. It is also stated in this section which data subjects the personal data processed in these categories are related to within the scope of this Policy.

| PERSONAL DATA CATEGORIZATION | PERSONAL DATA CATEGORISATION EXPLANATION |
|---------------------------------|--|
| Identification Information | Data that clearly belongs to an identified or identifiable natural person; processed partially or completely automatically or non-automatically as part of a data recording system; containing information about the identity of the person; documents such as driver's licence, identity card and passport containing |
| | information such as name-surname, Turkish ID number, nationality, mother's name-father's name, place of birth, date of |

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | КҮТ |
| | |
| | |



| | birth, gender, and tax number, SSI number, signature | |
|-----------------------------|--|--|
| | information, vehicle license plate, etc. | |
| Communication | Information such as telephone number, address, e-mail address, | |
| Information | fax number, IP address, which clearly belongs to an identified or | |
| | identifiable natural person; processed partially or completely | |
| | automatically or non-automatically as part of the data recording | |
| | system. | |
| Transaction Security | Personal data processed regarding the technical, administrative, | |
| Information | legal and commercial security of both the Data Subject and the | |
| | Company while carrying out the activities of the Company. | |
| Physical Space Safety | Personal data clearly belonging to an identified or identifiable | |
| Information | natural person; processed partially or completely automatically | |
| | or non-automatically as part of a data recording system; personal | |
| | data relating to records and documents taken at the entrance to | |
| | the physical space, during the stay in the physical space; camera | |
| | recordings, fingerprint records and records taken at the security | |
| | point etc. | |
| Customer Transaction | Call centre records, Invoice, promissory note, cheque | |
| | information, Information in box office receipts, Order | |
| | information, Request information etc. | |
| Audio/Visual | Data in the form of photographs and camera recordings (except | |
| Information | for recordings within the scope of Physical Space Security | |
| | Information), voice recordings and copies of documents | |
| | containing personal data, which clearly belong to an identified | |
| | or identifiable natural person. | |
| Personal Information | Regarding the identity information of the employee, a copy of | |
| | the identity card or a sample of the population registration, | |
| | residence certificate, a document showing the education status | |
| | of the employee, employment contract, health report to be taken | |
| | at the time of employment, a report stating that they have | |
| | undergone periodic health examinations for some lines of work, | |
| | a health report if the employee is disabled, the application | |
| | registration document at the Provincial Directorate of Labour | |
| | and Employment Agency for the disabled employee, criminal | |
| | record, a copy of the account receipts for the wages paid, a letter | |
| | stating the reason for the deductions made if a wage deduction | |
| | penalty is applied for any legal reason, the letter in which the | |
| | approval of the worker for overtime work is obtained (approval | |
| | letters received at the beginning of each calendar year), the letter | |
| | stating that the workers have been informed about occupational | |
| | health and safety and the occupational risks they face, the | |
| | necessary measures to be taken and their legal rights and | |

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



| | responsibilities, work certificate (for workers who leave the job), | |
|--------------------------------|---|--|
| | SSI employment and termination notifications, annual paid leave | |
| | book, temporary incapacity reports received by the worker | |
| | during the employment relationship, all kinds of minutes kept | |
| | | |
| | during the employment relationship and according to the | |
| | requirements of the work | |
| Legal Process Consent | Data processed within the scope of the determination and | |
| | follow-up of the Company's legal receivables and rights and the | |
| | performance of its debts and legal obligations. | |
| Professional Experience | Diploma information, courses attended, in-service training | |
| 1 Totessional Experience | * | |
| | information, Certificates, Transcript information etc. | |
| Marketing | Shopping history information, Survey, Cookie records, | |
| | Information obtained through campaigns, etc. | |
| Health Information | Information on disability status, Blood group information, | |
| | Personal health information, Information on devices and | |
| | prostheses used, vaccination information | |
| D' D. | • | |
| Biometric Data | Palm data, Fingerprint data, Retina scan data, Face recognition | |
| | data, etc. | |

3.2. Purposes of Processing and Transferring Personal Data

Personal Data; in accordance with the law and the purpose of the Law,

- Optimal planning and implementation of human resources policies,
- Proper planning, execution and management of commercial partnerships and strategies,
- Ensuring the legal, commercial and physical security of itself and its business partners,
- Ensuring corporate functioning, planning and execution of management and communication activities,
- Ensuring that Personal Data Owners benefit from the products and services in the best way possible and recommending them by customising them according to their demands, needs and requests,
- Ensuring data security at the highest level,
- Creation of databases,
- Improvement of the services offered on the website and elimination of errors on the website,
- Contacting the Personal Data Owners who submit their requests and complaints to it and ensuring the management of requests and complaints,
- Event Management
- Managing relationships with business partners or suppliers,
- Execution of personnel recruitment processes,

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



- Supporting the planning and execution of the fringe benefits and benefits to be provided to senior executives,
- Execution/follow-up of financial reporting and risk management transactions,
- Execution/follow-up of company legal affairs,
- Carrying out activities to protect its reputation,
- Managing investor relationships,
- Informing the competent authorities about the legislation,
- Creating and Tracking Visitor Records
- Opening user accounts for company employees
- Opening a user account for people who come to the company as a customer or consultant

limited to the purposes and within the scope of the personal data processing conditions specified in Articles 5 and 6 of the Law. If the processing activity carried out for the aforementioned purposes does not meet any of the conditions stipulated under the Law, your explicit consent is obtained by the Company regarding the relevant processing process.

PART FOUR

§ 4. METHOD AND LEGAL GROUNDS FOR COLLECTING PERSONAL DATA, DELETION, DESTRUCTION AND ANONYMIZATION OF PERSONAL DATA AND RETENTION PERIOD

4.1. Method and Legal Reason for Collecting Your Personal Data

For the purpose of checking compliance with Article 1 regulating the purpose of the Law and Article 2 regulating the scope of the Law, Personal Data is collected in all kinds of verbal, written, electronic media; by technical and other methods, through various means such as call center, Company website, mobile application, in order to fulfill the responsibilities arising from the law within the framework of legislation, contract, request and optional legal reasons in order to fulfill the purposes set out in the Policy, and is processed by the Company or data processors assigned by the Company.

4.2. Erasure, Destruction or Anonymisation of Personal Data

Without prejudice to the provisions of other laws regarding the erasure, destruction or anonymisation of Personal Data, the Company deletes, destroys or anonymises Personal Data ex officio or upon the request of the data subject in the event that the reasons requiring its processing disappear, although it has processed it in accordance with the provisions of this Law and other laws. With the erasure of Personal Data, this data is removed from daily active

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



systems and areas visible to users. When destroying Personal Data, they are removed from the documents, files, CDs, floppy disks, hard discs, etc. in such a way that they cannot be used and retrieved in any way again, and the materials suitable for data storage are destroyed. By anonymisation of data, it is meant that Personal Data cannot be associated with an identified or identifiable natural person even if it is matched with other data.

4.3. Retention Period of Personal Data

The Company stores Personal Data for the period specified in this legislation, if stipulated in the legislation. If a period of time is not regulated in the legislation regarding how long personal data should be kept, Personal Data is processed for the period required to be processed in accordance with the practices and customs of the Company's practices and commercial life, depending on the activity carried out by the Company while processing that data, and then deleted, destroyed or anonymized.

If the purpose of processing personal data has ended and the retention periods determined by the relevant legislation and the Company have come to an end; personal data may be stored only for the purpose of constituting evidence in possible legal disputes or for the assertion or defence of the relevant right related to personal data. In the establishment of the periods herein, retention periods are determined based on the statute of limitations for the assertion of the aforementioned right and the examples of the requests previously addressed to the Company on the same issues despite the expiry of the statute of limitations. In this case, the stored personal data is not accessed for any other purpose and access to the relevant personal data is provided only when it is required to be used in the relevant legal dispute. Here, too, personal data are deleted, destroyed or anonymised after the aforementioned period expires.

PART FIVE

§ 5. CONSIDERATIONS REGARDING THE PROTECTION OF PERSONAL DATA

In accordance with the Law and within the scope of the Communiqué on the Procedures and Principles to be Followed in Fulfilment of the Disclosure Obligation ("Communiqué"), the Companies take the necessary technical and administrative measures to ensure the appropriate level of security in order to prevent unlawful processing of the Personal Data it processes, to prevent unlawful access to the data and to ensure the preservation of the data, and to carry out or have the necessary audits carried out within this scope. In their position as data processors, companies shall not disclose the personal data they have learnt within the scope of 12 (4) of the Law to anyone else in violation of the provisions of this Law and shall not use them for purposes other than processing.

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | КҮТ |
| | |
| | |



5.1. Securing Personal Data

5.1.1. Technical and Administrative Measures Taken to Ensure Lawful Processing of Personal Data

The Company takes technical and administrative measures to ensure that Personal Data is processed in accordance with the law, according to technological possibilities and implementation cost.

(i) Technical Measures Taken to Ensure Lawful Processing of Personal Data

The main technical measures taken by the Company to ensure the lawful processing of Personal Data are listed below:

- Personal Data processing activities carried out within the Company are supervised by the technical systems established.
- The technical measures taken are periodically reported to the relevant person as required by the internal audit mechanism.
- The Company employs knowledgeable and experienced persons to ensure data security and provides the necessary KVK trainings to its personnel.

(ii) Administrative Measures Taken to Ensure Lawful Processing of Personal Data

The main administrative measures taken by the Company to ensure the lawful processing of Personal Data are listed below:

- Employees are informed and trained about the law on the protection of Personal Data and the processing of Personal Data in accordance with the law.
- All activities carried out by the Company are analysed in detail specific to all business
 units, and as a result of this analysis, Personal Data processing activities are revealed
 specific to the activities carried out by the relevant business units.
- Personal Data processing activities carried out by the business units of the Company; The requirements to be fulfilled in order to ensure that these activities comply with the Personal Data processing conditions required by the Law are determined specifically for each business unit and the detailed activity it carries out.
- In order to ensure the legal compliance requirements determined on a business unit basis, awareness is raised and implementation rules are determined for the relevant business units; the necessary administrative measures are implemented through internal policies and trainings to ensure the supervision of these issues and the continuity of the implementation.
- In the contracts and documents governing the legal relationship between the Company and the employees, records that impose the obligation not to process, disclose and use

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



Personal Data, except for the Company's instructions and the exceptions imposed by law, are included in the contracts and documents governing the legal relationship between the Company and the employees, and the obligations arising from the Law are fulfilled by raising employee awareness on this issue and conducting audits.

5.1.2. Technical and Administrative Measures Taken to Prevent Unlawful Access to Personal Data

The Company takes technical and administrative measures according to the nature of the data to be protected, technological possibilities and cost of implementation in order to prevent imprudent or unauthorised disclosure, access, transfer or any other unlawful access to Personal Data.

(i) Technical Measures Taken to Prevent Unlawful Access to Personal Data

The main technical measures taken by the Company to prevent unlawful access to Personal Data are listed below:

- Technical measures are taken in accordance with the developments in technology, and the measures taken are periodically updated and renewed.
- Access and authorisation technical solutions are implemented in accordance with the legal compliance requirements determined on a business unit basis.
- Access authorisations are limited and authorisations are regularly reviewed.
- The technical measures taken are periodically reported to the relevant person as required by the internal audit mechanism, and the issues that pose a risk are re-evaluated and necessary technological solutions are produced.
- Software and hardware including virus protection systems and firewalls are installed.
- Personnel knowledgeable in technical issues are employed.
- Regular security scans are carried out to identify security vulnerabilities in applications
 where Personal Data is collected. It is ensured that the deficits found are closed.

(ii) Administrative Measures to Prevent Unlawful Access to Personal Data

The main administrative measures taken by the Company to prevent unlawful access to Personal Data are listed below:

- Employees are trained on the technical measures to be taken to prevent unlawful access to Personal Data.
- In accordance with the legal compliance requirements for processing Personal Data on a business unit basis, access and authorisation processes for Personal Data are designed and implemented within the Company.

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



- Employees are informed that they cannot disclose the Personal Data they have learnt to others in violation of the provisions of the Law and cannot use them for purposes other than processing, and that this obligation will continue after their resignation and necessary commitments are obtained from them in this direction.
- In the contracts concluded by the Company with the persons to whom Personal Data is transferred in accordance with the law; Provisions are added that the persons to whom Personal Data is transferred will take the necessary security measures to protect Personal Data and ensure that these measures are complied with in their own organisations.

5.1.3. Storing Personal Data in Secure Environments

The Company takes the necessary technical and administrative measures according to technological possibilities and implementation cost in order to store Personal Data in secure environments and to prevent its destruction, loss or alteration for unlawful purposes.

(i) Technical Measures Taken for Storing Personal Data in Secure Environments

The main technical measures taken by the Company to store Personal Data in secure environments are listed below:

- Systems in accordance with technological developments are used to store Personal Data in secure environments.
- Specialised personnel are employed in technical matters.
- Technical security systems are installed for storage areas, security tests and researches are conducted to identify security vulnerabilities on information systems, and existing or potential risk issues identified as a result of the tests and researches are eliminated. The technical measures taken are periodically reported to the relevant person as required by the internal audit mechanism.
- Back-up programmes are used in accordance with the law to ensure the safe storage of Personal Data.
- Access to the environments where Personal Data is kept is restricted and only authorised persons are allowed to access this data limited to the purpose of storing personal data, and access to the data storage areas where Personal Data is stored is logged and inappropriate access or access attempts are instantly communicated to the relevant persons.

(ii) Administrative Measures Taken for Storing Personal Data in Secure Environments

The main administrative measures taken by the Company to store Personal Data in secure environments are listed below:

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



- Employees are trained to ensure that Personal Data is stored securely.
- Legal and technical consultancy services are obtained in order to follow the developments in the field of information security, privacy of private life and protection of personal data and to take necessary actions.
- In the event that an external service is obtained by the Company due to technical requirements for the storage of Personal Data, the contracts concluded with the relevant companies to which Personal Data is transferred in accordance with the law include provisions stating that the persons to whom Personal Data is transferred will take the necessary security measures to protect Personal Data and ensure that these measures are complied with in their own organisations.
- The Information Security Management System and Board have been established, shared with all employees, and the effectiveness and sustainability of the work carried out through periodic meetings are ensured.

5.1.4. Supervision of Measures Taken for the Protection of Personal Data

In accordance with Article 12 of the Law, the Company conducts or has the necessary audits performed within its own organisation. The results of these audits are reported to the relevant department within the scope of the internal functioning of the Company and necessary actions are taken to improve the measures taken.

5.1.5. Measures to be taken in case of unauthorised disclosure of personal data

In the event that Personal Data processed in accordance with Article 12 of the Law is obtained by others illegally, the Company operates the system that ensures that this situation is notified to the relevant Data Subject and the Board as soon as possible. If deemed necessary by the PDP Board, this situation may be announced on the Board's website or by another method.

5.2. Observing the Legal Rights of Personal Data Subjects

The Company observes all legal rights of Personal Data Owners with the implementation of the Policy and the Law and takes all necessary measures to protect these rights. Detailed information on the rights of Personal Data Owners is provided in the sixth section of this Policy.

5.3. Protection Sensitive Personal Data

The Law attributes special importance to certain Personal Data due to the risk of causing victimisation and/or discrimination when processed unlawfully. These data include data on race, ethnic origin, political opinion, philosophical belief, religion, sect or other beliefs,

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



appearance and dress, membership of associations, foundations or trade unions, health, sexual life, criminal convictions and security measures, and biometric and genetic data. The Company shows maximum sensitivity to the protection of special quality Personal Data, which is determined as "special quality" by the Law and processed in accordance with the law. In this context, the technical and administrative measures taken by the Company for the protection of personal data are also implemented with the utmost care in terms of Special Categories of Personal Data and necessary audits are provided within the Company in this regard.

PART SIX

§ 6. RIGHTS, EXERCISE AND EVALUATION OF PERSONAL DATA OWNERS

6.1. Disclosure of Personal Data Owner

The Company informs Personal Data Owners during the acquisition of Personal Data within the scope of Article 10 of the Law and the Communiqué. In this context, if any, the identity of the Company representative, the purpose for which Personal Data will be processed, to whom and for what purpose the processed Personal Data can be transferred, the method and legal reason for collecting Personal Data and the rights of the Personal Data Owner.

6.2. Rights of the Relevant Person under the Law

Pursuant to Article 10 of the Law, the Company informs you of your rights; provides guidance on how to exercise such rights and carries out the necessary internal functioning, administrative and technical arrangements for all these. Pursuant to Article 11 of the Law, the Company may provide Personal Data to the persons whose Personal Data are received;

- Acquiring whether personal data is being processed,
- Requesting information if their Personal Data has been processed,
- Acquiring the purpose of processing Personal Data and whether they are used in accordance with their purpose,
- Getting to know the third parties to whom Personal Data is transferred domestically or abroad,
- Requesting correction of Personal Data in case of incomplete or incorrect processing,
- Requesting the erasure or destruction of Personal Data within the framework of the conditions stipulated in Article 7 of the Law,
- 11. Requesting notification of the transactions made pursuant to subparagraphs (d) and (e) of the Article to third parties to whom personal data are transferred,
- Objecting to the emergence of a result to the detriment of the person himself/herself by analysing the processed data exclusively through automated systems,

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



 In case of damage due to unlawful processing of Personal Data, to demand the compensation of the damage

.

In the event of any change, withdrawal or objection regarding the shared personal data, as the data controller, with the responsibility of informing the third parties with whom we have shared personal data, the necessary correspondence will be structured in accordance with the provisions of the law by obtaining legal advice, depending on the circumstances of the case.

When requested by the Data Subject, a copy of the personal data processed, in response to the request, legal the data is given to the data owner by Hitit with documentation in accordance with the law, after obtaining the opinion of the data owner.

6.3. Cases where the Personal Data Owner cannot assert his/her rights

Since the following cases are excluded from the scope of the Law pursuant to Article 28 of the Law, Personal Data Owners cannot assert their rights listed in Article (6.2.) of this Policy in the following cases:

- Processing of Personal Data by natural persons within the scope of activities related to themselves or their family members living in the same residence, provided that they are not disclosed to third parties and the obligations regarding data security are complied with.
- Processing of personal data for purposes such as research, planning and statistics by anonymizing them with official statistics.
- Processing of personal data for artistic, historical, literary or scientific purposes or within the scope of freedom of expression, provided that it does not violate or constitute a crime against national defense, national security, public security, public order, economic security, privacy or personal rights.
- Processing of personal data within the scope of preventive, protective and intelligence activities carried out by public institutions and organizations authorized by law to ensure national defense, national security, public security, public order or economic security.
- Processing of Personal Data by judicial authorities or enforcement authorities in relation to investigation, prosecution, judgement or execution procedures.

Pursuant to Article 28/2 of the Law; In the cases listed below, Personal Data Owners cannot assert their rights listed in Article (6.2.) of this Policy, except for the right to claim compensation for damages:

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



- Processing personal data being required for prevention of committing an illegal act or criminal investigation.
- Processing of personal data made public by the Personal Data Subject himself/herself.
- Processing personal data being required for disciplinary investigation or prosecution and conducting supervisory or regulatory duties by the authorized state institutions and organizations and professional public organizations by the power granted by the law.
- Processing personal data being required for protecting economic and financial interest of the State in relation to the budget, tax and financial matters.

6.4. Exercise of Rights by the Relevant Person

Personal Data Owners submit their requests regarding their rights listed in Article (6.2.) of this Policy to the Company address through a notary public by filling out and signing the Application Form, which can be accessed from the link www.hititcs.com_www.hititcs.com, with the information and documents that will identify their identities.

Company Address Hitit Bilgisayar Hizmetleri A.S. Reşitpaşa Mahallesi, Katar Cad. No:4/1 Arı Teknokent 2 Interior Door No:601 Maslak 34469 Sarıyer/İstanbul

In order for third parties to request an application on behalf of personal data owners, a special power of attorney issued by the data owner through a notary public should be available.

6.5. Procedure and Duration of the Company's Response to Applications

The Company shall finalise the requests in the application free of charge as soon as possible, within thirty days at the latest, depending on the nature of the request. However, if the said transaction requires an additional cost, the fee in the tariff determined by the Board may be charged. The Company may either accept the request or reject it by explaining its reasoning and notify its response in writing or electronically. If the request in the application is accepted, the Company fulfils the requirements of the request.

6.6. Relevant Person's Right to File a Complaint to the Board

In cases where the application is rejected, the response is found insufficient or the application is not responded to in due time; the data subject has the right to file a complaint to the PDP Board within thirty days from the date of learning the response and in any case within sixty days from the date of application.

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



PART SEVEN

§ 7. MANAGEMENT STRUCTURE IN ACCORDANCE WITH THE COMPANY'S POLICY ON PROCESSING AND PROTECTION OF PERSONAL DATA

The Company has appointed a Personal Data Communication Officer in accordance with the decision of the senior management of the Company to manage this Policy and other policies related and related to this Policy. The Personal Data Communication Officer is authorised and responsible for taking the necessary actions for the storage and processing of the data of the Data Subjects in accordance with the law, this Policy and other policies connected and related to this Policy

PART EIGHT

§ 8. UPDATE, HARMONISATION AND AMENDMENTS

8.1. Update and Compliance

The Company reserves the right to make changes in this Policy and other policies related and related to this Policy due to amendments to the Law, in accordance with the decisions of the PDP Board or in line with the developments in the sector or in the field of informatics.

Amendments to this Policy are immediately incorporated into the text and explanations regarding the amendments are explained at the end of the Policy.

8.2. Alterations

| 15.5.18 | : | Personal Data Processing and Protection Policy has been |
|---------|---|---|
| | | released. |

1.6.20 : The Personal Data Categorisation Table (Part Three) has been updated.

25.04.2022 : In case of any change, withdrawal or objection, as the data controller, the responsibility to inform the third parties

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |



with whom we have shared personal data and the explanation of the path to be followed

If the data subject requests a copy of the processed data,

Hitit shall provide the relevant documents to the data subject.

| PREPARED BY | APPROVED BY |
|----------------------------|-------------|
| HUMAN RESOURCES DEPARTMENT | KYT |
| | |
| | |