FİSTAŞ FANCY YARN IND. AND TRADE Inc.

CLARIFICATION TEXT ON THE PROCESSING OF PERSONAL DATA FOR OUR SUPPLIERS

IDENTITY OF DATA SPEAKER

This Clarification Text is within the scope of the Law on the Protection of Personal Data No. 6698 ("KVKK") and the Communiqué on the Procedures and Principles to be Followed in Fulfilling the Disclosure Obligation. It has been prepared and presented to you in the capacity of Data Controller in our company **FİSTAŞ FANCY**YARN IND. AND TRADE Inc. located at **DOSAB MUSTAFA KARAER CD. N:25 OSMANGAZİ / BURSA / Türkiye.**

PURPOSE OF PROCESSING PERSONAL DATA

Identity (Name-Surname, Tax No/Tax D., Signature), Communication (Address, Telephone No, E-mail), Personnel (Company Information), Finance (Company Information) obtained by you within the scope of the commercial relationship to be established between our company and you, our suppliers. Data, Total Price of Goods and Services, Taxable Base Information, Withholding VAT Amount Information), Vehicle Plate and your security camera records provided by security camera when you enter and exit our Company, Execution of contract processes, Execution of Logistics Activities, Purchase of Goods / Services Execution of Processes, Providing Information to Authorized Persons, Institutions and Organizations, Execution of Finance and Accounting Processes, Execution of Storage and Archive Activities, Follow-up and Execution of Legal Affairs, It will be processed by our Company in accordance with the law and honesty rules for the purposes of Ensuring Physical Space Security, in connection with the purpose for which they are processed, in a limited and measured manner, as stipulated in the relevant legislation, or in accordance with the principles of preservation for the period required for the purpose for which they are processed.

METHOD OF COLLECTING PERSONAL DATA AND LEGAL REASON

Your personal data specified in this Clarification Text can be transmitted physically through the signing and arrangement of documents such as contract/order forms/waybill, requests from administrative and judicial authorities, electronically through e-mail and/or the programs, software and security cameras used, and auditory through other communication channels. are collected and clearly stipulated in the Laws in Article 5 of the KVKK (e.g. obtaining the signature circular for the signing of the contract, obtaining the bank account information for payment purposes, processing the gross amount information due to the issuance of the withholding statements), Being directly related to the establishment or performance of a contract provided that it is necessary to process the personal data of the parties to the contract, It is necessary for the data controller to fulfill its legal obligation. (For example, processing of identity information so that an invoice can be issued to you). Provided that it does not harm the fundamental rights and freedoms of the data subject, data processing is mandatory for the legitimate interests of the data controller (processing of telephone e- mail data in order to communicate), Establishment, use or protection of a right It is processed fully or partially automatically, based on legal reasons, where data processing is mandatory (processing personal data to be used as evidence in legal disputes) and made public by the person concerned (eg, obtaining contact information by purchasing business cards). Data processing is mandatory for the legitimate interests of the data controller (processing of telephone e-mail data in order to be able to communicate), Data processing is mandatory for the establishment, exercise or protection of a right (processing of personal data to be used as evidence in legal disputes) and made public by the person concerned are processed automatically, in whole or in part, based on legal reasons (eg, obtaining contact information by obtaining a business card). Data processing is mandatory for the legitimate interests of the data controller (processing of telephone e-mail data in order to be able to communicate), Data processing is mandatory for the establishment, exercise or protection of a right (processing of personal data to be used as evidence in legal disputes) and made public by the person concerned are processed automatically, in whole or in part, based on legal reasons (eg, obtaining contact information by obtaining a business card).are processed automatically, in whole or in part, based on legal reasons.are processed automatically, in whole or in part, based on legal reasons.

TRANSFERRING PERSONAL DATA

Your personal data is never shared with third parties without your knowledge or otherwise, and is not used or sold for commercial purposes for any reason other than activity.

ministries) can be transferred. The said transfer is carried out for the purposes of fulfilling the legal obligations of our Company, receiving services/support/consultancy in matters that cannot be performed by our company and requiring expertise, clearly stipulated in the laws, and establishing, exercising or protecting a right.

If the personal data transfer carried out by our company is a data processing activity subject to explicit consent stipulated in Article 5 of the KVKK, then your personal data is transferred based on your explicit consent, and your personal data is never shared with third parties in the absence of your explicit consent.

DELETING, DESTROYING OR MAKING PERSONAL DATA

Pursuant to Article 7 of the KVKK, although your personal data has been processed in accordance with the relevant legislation, your personal data will be deleted, destroyed or anonymized by our Company, ex officio or upon your request, in case the reasons for processing are no longer valid. The procedures and principles regarding this matter will be fulfilled in accordance with the KVKK and the Regulation on the Deletion, Destruction or Anonymization of Personal Data published in the Official Gazette dated 28.10.2017 and numbered 30224. Your personal data is deleted, destroyed or anonymized within 6 (six) months following the date of our obligation to delete, destroy or anonymize by our Company.

YOUR RIGHTS FROM PERSONAL DATA PROTECTION LAW

As a personal data owner, you, our suppliers, have the rights specified in Article 11 of the KVKK. In accordance with the Communiqué on the Procedures and Principles of Application to the Data Controller, You can use it by sending it in writing to the address: **DOSAB MUSTAFA KARAER CD. N:25 OSMANGAZİ / BURSA / Türkiye**

I have read the above clarification text on the Processing of Personal Data accept, declare and undertake that I have been enlightened by FİSTAŞ FANCY YARN IND.VE TRADE Inc.

Name surname:	
History:	
Stamp-Signature:	