



Public Disclosure
acc. to the Legislation on Protection of Personal Data

1. Identification of the Data Subject

As Siemens Mobility Ulaşım Sistemleri Anonim Şirketi (“**Siemens Mobility**” or “**the Company**”), we adopt ultimate sensitivity with respect to security and confidentiality of your personal data. With this awareness and in the capacity of a data controller before Law no. 6698 on the Protection of Personal Data (“**the Law**”), we present the following to your information within the scope of the disclosure obligation in order to guarantee that we act in accordance with the Law as regards the personal data we acquire:

2. Processing of Personal Data and Processing Purposes

During execution of the goods production/sales processes run by Siemens Mobility or for the purpose of best execution of our Company’s operations, which may vary in relation to the commercial activity, personal data of the data subjects specified below may be processed. Within this scope;

Information on identity, contact, customer transactions, physical space security, payment, risk management, visual/audio, signature **of the customers/suppliers/business partners our Company/the employees/contact persons/partners/officials of the real person traders or legal entities whose services our Company uses and, in some cases, of the sureties**; if necessary, personnel information of the employees working for the companies whose services we use; professional experience, legal action; body sizes if needed within the scope of occupational health and safety; TCDD’s safety plan; vehicle ID card; accommodation information; and, if you have shared, information on health, criminal conviction; *and also information on your religion, blood type, which are categorized as sensitive personal data but appear in the identity documents can be obtained indirectly based on the copy of your ID card/driver’s license. In addition, passport data can be acquired so that the ship entry-exit processes and guest travelling processes will be arranged.*

The foregoing personal data may be processed for the purposes being limited to the following: provision of our products and services within the scope of our Company operations, execution and improvement of our business operations, execution of emergency management processes, execution of information security processes, execution of access authorizations, execution of supervision / ethics activities, execution of finance and accounting works, follow-up ad and execution of legal affairs, execution of appointment processes, execution of internal audit/ investigation/ intelligence activities, execution of communication activities, execution / supervision of business operations, collection and evaluation of proposals for improving the business processes, execution of activities to maintain business continuity, execution of logistics operations, execution of occupational health / safety activities, execution of aftersales support services for goods/services, execution of goods/services sales processes, execution of the production and operation processes for goods/services, organization and event management, execution of performance assessment processes, execution of risk management processes, execution of customer relations management processes, execution of storage and archiving activities, execution of contract processes, execution of strategic planning activities, follow-up of requests/complaints, ensuring security of the operations of data controller, informing the authorized

persons, institutions and organizations, provision of personal protective equipment to the employees, creating and following up the visitors' registry, customer analysis, and ensuring compliance of our corporate operations with the legislation and our Company policy and procedures.

3. To Whom and For What Purposes the Processed Personal Data Can be Transferred

Once acquired, your personal data may be transferred to the following for the purposes explained in item 2 of this Public Disclosure and under the Law and the relevant legislation and in connection with and being limited to the reasons which necessitate the data to be transferred: to the travel agents, hotels, PR companies, agencies, press release and certain social media outlets, organization companies, exhibition portals, translation companies, whose services are used by our Company; to the government institutions and organizations if demanded/obligatory; to the persons with whom we collaborate and whose services we use such as lawyers, banks, information security companies, suppliers, subcontractors, etc. as well as to the local and foreign companies of the group to which our Company belongs and to the databases which are used jointly with the same.

4. Method of and Legal Grounds for Acquisition of Personal Data

Your personal data may be acquired for the purposes explained in item 2 of this Public Disclosure; in accordance with the fundamental principles stipulated in the Law; based on and being limited to the legal grounds stipulated in article 5 of the Law, i.e. requirement in the laws, legal obligation of the data controller, performance of the contract, legitimate interest of the data controller; by automatic or nonautomatic methods; or from the verbal or written data submitted by you either directly or via our website or electronic mail address, from the applications and software used within the scope of Company operations, and from the closed circuit camera systems.

5. Your Rights for Protection of Personal Data

Within the framework of the legislation regarding protection of personal data, you have the right to find out whether your personal data has been processed, demand related information if it has been processed, learn the purpose of processing and whether the data is used by us for the same purposes, find out the third parties at home or abroad to whom the data is transferred, demand correction in case of incomplete or incorrect processing and demand the third parties to be notified accordingly if the data has been transferred to third parties, demand deletion or destruction of the data if the processing conditions have disappeared and demand the third parties to be notified accordingly if the data has been transferred to third parties, raise an objection if you believe that analysis of the processed data by exclusively automatic systems bears a consequence against you, claim damages if you are inflicted with any damages due to processing of the data against the Law.

You may send your requests falling under article 11 of the Law governing the rights of the subject person, by using the form at <https://www.mobility.siemens.com/tr/tr.html> in writing to Esentepe Mah. Yakacık Cad. No:111/16 Kartal İstanbul pursuant to the "Communiqué on the Principles and Procedures for Applying to the Data Controller" and in person by making sure that your identity is

SIEMENS

authenticated or to kvkkmobility.tr@siemens.com via e-mail in which case your subscription is verified.

As per article 13 of the Law, our Company will conclude the applications no later than 30 (thirty) days depending on the nature of the request. If the process comes with a cost, the rate to be set by the Personal Data Protection Board will be applied. If the request is rejected, the reason(s) for rejection will be presented in writing or electronically. Details on the evaluation process of applications may be found in the Personal Data Protection and Processing Policy that is available at <https://www.mobility.siemens.com/tr/tr.html>.