

CLARIFICATION TEXT ON THE PERSONAL DATA PROTECTION LAW

This Clarification Text has been prepared by Hızlıpara Ödeme Hizmetleri ve Elektronik Para A.Ş. (hereinafter referred to as the "Company"), which is acting in the capacity of the "Data Controller" in accordance with the Personal Data Protection Law No 6698, in order to inform our esteemed Users and Representatives about your personal data that may be collected and processed during the execution of the activities and services provided by the Company pursuant to the Article 10 of the Law.

Scope, Collection Methods and Legal Reasons for the Collection of Personal Data:

According to the Law, Personal Data means all information related to an identified or identifiable natural person.

Your Personal Data may be collected through the databases of various institutions and organizations when you download the applications offered on digital platforms under the names and brands of *HIZLIPARA* or *PAYPORTER* on your own devices and/or use these applications online at our website, in order to execute the services offered by our Company as a Representative or in any other physical or electronic media visited by you during the use of the services of our Company, in line with the extent and limitations prescribed in the legislation, and by obtaining your consent in the mandatory cases prescribed in the laws.

Your Personal Data is collected to be able to appoint you as a Representative within the scope of the Law No 6493 on Payment and Securities Settlement Systems, Payment Services and Electronic Money Institutions and the relevant sub-regulations and to enable you to execute transactions on behalf of our Company and also to ensure compliance with all other local and international legislation which prescribes the collection, recording and retention of the identity information of the transaction owner under the relevant Legislation and to prepare all records and documents that will constitute the legal basis for the transactions to be conducted by you with our Company through electronic channels or in paper.

Purpose of Processing Personal Data

Processing of Personal Data refers to any operation which is performed upon personal data such as collection, recording, storage, preservation, alteration, adaptation, disclosure, transfer, retrieval, making available for collection, categorization or blocking its use by wholly or partly automatic means or otherwise than by automatic means which form part of a data recording system.

Your Personal Data, which is collected by using the above-mentioned methods, may be processed for the purposes of fulfillment of the information and document storage, reporting, risk monitoring and informing obligations prescribed by the local or foreign official authorities that have legal authorization of regulation and supervision within the scope of the legislation that is applicable to our Company; activities related to planning, statistics, increasing customer satisfaction and service quality, preventing fraud, ensuring security, **making the limit, intelligence and conformity assessments regarding the products and services that you will offer as the Representative of our Company**; managing our legal processes, fulfilling the mutual rights and obligations related to the transactions that you conduct with our Company, communicating with you in connection with the products and services received or to be received by you, as well as the existing or new product studies and market researches and identification of the target customer groups of our Company, our business partners and our domestic or foreign affiliates in accordance with the personal data processing conditions and purposes described in the Articles 5 and 6 of the Law.

Transfer of Your Processed Personal Data to Third Parties

In accordance with the above-mentioned data processing purposes, your Personal Data may be disclosed and transferred to the domestic or foreign official authorities or private institutions/organizations that have the legal authorization of regulation or supervision, as well as independent audit companies, domestic and foreign direct or indirect affiliates and main shareholders of our Company, support service providers, from which we receive services to conduct the activities and services of our Company, and business partners, **Payment Institutions and Electronic Money Organizations that our Company represents**, consultants and suppliers, domestic or overseas representatives of our Company that conduct their activities in the capacity of agencies, insurance companies, legally-authorized public legal entities, natural persons or judicial authorities pursuant to the personal data processing conditions and purposes described in the Article 8 of the Law on the transfer of personal data and the Article 9 on the transfer of personal data abroad.

Your Rights Related to Your Personal Data

In relation with your Personal Data under the Article 11 of the Personal Data Protection Law, you are entitled to know whether your personal data has been processed or not; if your personal data has been processed, to ask for information about processing of such data, to know the purpose of processing of personal data and to know whether such data is used in accordance with the purpose, to know the third parties inland or abroad, to whom such personal data has been disclosed; if the personal data has been processed incompletely or wrongly, to ask for correction of it, to ask for deletion or disposal of personal data, to ask for providing information to third parties, to whom such personal data has been disclosed, in connection with the correction, deletion or disposal, to object to the occurrence of any negative results about data owner through analysis of the processed data exclusively by automatic systems, to ask for the indemnification of the loss suffered due to the processing of personal data in violation of the Law.

To use your rights described in this article in relation with your Personal Data, you can send your questions and requests to the following addresses of our Company according to the methods and conditions described in the Article 13 of the Law entitled "Application to the Data Controller".

Post Address : Fulya Mah. Likör Yanı Sok, No:1/13 Akabe İş Merkezi, Şişli/ İstanbul

Electronic Mail Address : kvkkbasvuru@payporter.com.tr

Registered Electronic Mail Address: hizlipara@hs03.kep.tr